

CRIMINAL



88CR06683

CIRCUIT COURT FOR BALTIMORE COUNTY

STATE OF MARYLAND
Vs

ATTY.

STEFON MAURICE BROCKINGTON
(Bail)

Raphael J. Santini
665-9433

No. 88 CR683

Z

[illegible]

Catonsville
Sandy

DISTRICT COURT OF MARYLAND FOR..... Baltimore County.....
City/County

Located at ..900 Walker Avenue, Baltimore, MD.. 21228... Case No.. 04677400.....
Court Address

STATE OF MARYLAND
OR

Trial Date ...1/23/89 at 1:00 P.M.....

DISTRICT COURT
OF MARYLAND
TOWSON

.....
Name

.....
Address

Plaintiff/Judgment Creditor

..... Brockington, Stefan Maurice.....
Name

..... 2901 Lakebrook Circle, Apt. 2.....
Address

..... Baltimore, MD.. 21227.....
Defendant/Judgment Debtor

MOTION

..... The Defendant, Stefan M. Brockington, prays a jury trial based.....
..... on Articles Five and Twenty One of the Maryland Declaration of.....
..... Right and the Sixth Amendment of the United States Constitution.....

88 CR6683

☐ Request Hearing on Motion.

..... 10/6/88.....
Date

Raphael J. Santini
..... Raphael J. Santini.....
Signature

..... 9736 Harford Road.....
Address

..... Baltimore, MD.. 21234.....
(301) 665-9433 Telephone No.

CERTIFICATE OF SERVICE

I certify that I served a copy of this Motion upon the following party or parties by mailing first class mail,
postage prepaid, on..... 10/6/88..... to:
Date

..... State's Attorney for Baltimore County.....
Name

.....
Name

.....
Name

FILED DEC 28 1988
10/6/88
Date

..... County Courts Building.....
Address

..... 401 Bosley Avenue.....
Address

..... Towson, MD.. 21204.....
Address

Raphael J. Santini
..... Raphael J. Santini.....
Attorney for Defendant

ORDER

It is hereby ORDERED that:

- ☐ the relief requested be granted.
☐ the hearing on Motion be set for.....

DEC 11 1988
Date

Judge

JURY TRIAL PRAYED

COMPLAINANT			DEFENDANT			
NAME (LAST, FIRST, M.I.)		TITLE	NAME (LAST, FIRST, M.I.)		TITLE	
Mason, James. E.		Detective	Brockington, Stefan, Maurice			
AGENCY	SUB-AGENCY	I.D. NO. (POLICE)	I.D. NO.	RACE	SEX/HT.	
AE	PC01	2456		N	M 5'7"	
				WT.	D.O.B. (MM/DD/YY)	
				135	04/21/70	
WORK TELEPHONE		HOME TELEPHONE	OTHER DESCRIPTION			
(301) 494-2381		()	BCT# 137487			
ADDRESS		APT. NO.	ADDRESS			
901 Walker Avenue			2901 Lakebrook Circle, Apartment T-2			
CITY	STATE	ZIP CODE	CITY	STATE	ZIP CODE	
Baltimore	Maryland	21228	Baltimore	Maryland	21227	
DIST./LOC.		RELATED CASES	TRACKING NUMBER			
8-1		03868165, 046775C1	046774C0			

INITIAL APPEARANCE

- ☐ Juvenile Waiver
☐ Released on own Recog—No probable cause for arrest
☒ Copy of charges provided ☐ Copy not provided
☒ Defendant advised of right to counsel ☐ Undecided
☐ Waived ☒ Employ own counsel ☐ Public Defender

- ☐ Advised of right to preliminary hearing
 Preliminary Hearing ☐ was ☐ was not requested.
☐ Released on own Recog. ☐ Supervised by/Custody of _____
 Bail \$ 7,500.00 (Full; 100 %; without collateral security)
☒ Committed
 Hearing/Trial Date 1-23-89 1 AM

Judge/Comm. E. HayesI.D.# 8-029Date 9-16-88

BAIL

Posted

DATE

9-17-88
☐ Cash ☒ Corporate ☐ Property
X-15-396

Judge/Comm./Clerk

I.D.#

BAIL REVIEW

Bail to Remain the Same _____ % Reduced to _____ %
 Increased to \$ _____ % ROR _____ Unsecured _____
 Advised def. of Right to Counsel _____ ☐ Received copy of charges
 Judge _____ Date _____

PRELIMINARY INQUIRY

Advised def. of Right to Counsel _____ ☐ Received copy of charges
 Referred to Public Defender _____ Waived Counsel _____
 Will Retain Own Counsel _____
 Judge _____ Date _____

- ☐ No charging document having been filed in Circuit Court, the charges are dismissed.
☐ After hearing in presence of Defendant and a finding of good cause, the time is extended to _____ for State's Attorney's action.
 Date _____ Judge _____

PRETRIAL STATUS

FTA	Date	Bond/Recog. Forfeited	Recog. Revoked	Bench Warrant Issued	Bail Amt.	Def. Sur. by Surety	Forf. Stricken/ War. Recalled	Previous Bail Reinstated

FILED DEC 28 1988

Date

Judge

COURT APPEARANCE

- ☐ The Court made certain that defendant received a copy of the charging document, informed defendant of right to counsel and importance of assistance of counsel. Advised defendant of nature of charges and allowable penalties including mandatory or minimum, conducted waiver inquiry if defendant wants to waive counsel, and if continued advised defendant that at next appearance, appearing without counsel could be a waiver.

Date

Judge

- ☐ Defendant appeared without counsel. Meritorious reason. Case continued.

Date

Judge

Defense Counsel Defendant ROCKINGTON, STEFON MAURICE
State's Attorney Case No. 08-01-646774CO

TRIAL

No. of Charges FIVE

- ☐ Express Waiver of Counsel. Court determined after examination that defendant knowingly and voluntarily waived right to counsel.
☐ Defendant appeared without counsel. No meritorious reason. Court determined that defendant waived counsel.
☐ Defendant appeared with counsel ☐ Private ☐ Public Defender ☐ JTP ☐ Jury Trial Waived

Charge #1 PISD - ALTER ETC. ID Number AR: 88-14006 ☐ Non-CJIS Art/Sec: 27-444 Code: 3-5210
Amended: Art/Sec: Code:

Max Sentence: PLEA: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE:\$..... COST:\$..... CICF:\$..... SUS:\$..... RESTITUTION:\$..... to
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:

88-14006

JURY TRIAL PRAYED

..... Date Judge
Charge #2 CDS UNLAWFUL POSS AR: 88-14006 ☐ Non-CJIS Art/Sec: 27-287 Code: 4-3550
Amended: Art/Sec: Code:

Max Sentence: PLEA: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE:\$..... COST:\$..... CICF:\$..... SUS:\$..... RESTITUTION:\$..... to
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:

JURY TRIAL PRAYED

..... Date Judge
Charge #3 CDS PARA / W/ INTENT DISCAR AR: 88-14006 ☐ Non-CJIS Art/Sec: 27-287A Code: 5-3558
Amended: Art/Sec: Code:

Max Sentence: PLEA: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE:\$..... COST:\$..... CICF:\$..... SUS:\$..... RESTITUTION:\$..... to
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:

JURY TRIAL PRAYED

..... Date Judge
☐ Defendant Advised of Right of Appeal. Upon Perfecting of Appeal, ☐ Sentence to be stayed and ☐ Recog. to Continue;
☐ Present Bond to Continue; ☐ Appeal Bond in Amount of \$..... to be Required; ☐ Sentence not to be Stayed; ☐ Other
..... (If Sentence is Satisfied Prior to Perfecting of Appeal, no Appeal Bond Required.)

..... Date Judge
Bond forfeiture entered as judgment in the amount of \$..... Date with interest from date of forfeiture and costs and liens filed in Circuit Court. Docket entries forwarded to Bail Bond Commissioner, if any, and to State's Attorney and Chief Clerk.

..... Date Clerk
Indictment filed. Papers forwarded to Circuit Court..... (Date)

REEL #	DATE	START	END

Defendant Notified of Nolle Pros/Stet..... (Date)
Judgment Recorded in District Court..... (Date)
Notice of Lien filed in (Court)
..... (Date)
Appeal Noted..... (Date)
Appeal Forwarded..... (Date)

Defense Counsel.....

Defendant.....

BROCKINGTON STEPHY MAURICE

State's Attorney.....

Case No.....

08-61-046774 CO.

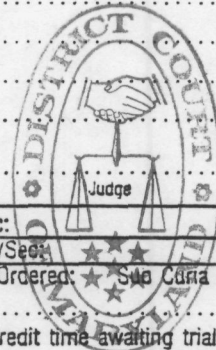
Charge # 4 COS POSS. AR: 88-14006 ☐ Non-CJIS Art/Sec: 27-287 Code: 4-3550
Amended: Art/Sec: Code:
Max Sentence: Plea: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE: \$..... COST: \$..... CICF: \$..... SUS: \$..... RESTITUTION: \$..... to.....
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:

88 CR 6683

Date Judge
Charge # 5 PISTOL ILLEGAL POSS AR: 88-14006 ☐ Non-CJIS Art/Sec: 27-445 Code: 5-5210
Amended: Art/Sec: Code:
Max Sentence: Plea: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE: \$..... COST: \$..... CICF: \$..... SUS: \$..... RESTITUTION: \$..... to.....
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:
Date Judge

Date Judge
Charge # AR: ☐ Non-CJIS Art/Sec: Code:
Amended: Art/Sec: Code:
Max Sentence: Plea: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE: \$..... COST: \$..... CICF: \$..... SUS: \$..... RESTITUTION: \$..... to.....
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:
Date Judge

Date Judge
Charge # AR: ☐ Non-CJIS Art/Sec: Code:
Amended: Art/Sec: Code:
Max Sentence: Plea: ☐ NP ☐ Stet Verdict: ☐ PSI Ordered: Sub Curia Until:
FINE: \$..... COST: \$..... CICF: \$..... SUS: \$..... RESTITUTION: \$..... to.....
Sentence: ☐ DOC ☐ Local Commencing: Credit time awaiting trial:
Suspended Sentence: Probation time: ☐ Supervised ☐ Unsupervised
Conditions:
Date Judge



Certified to be a true copy of docket entry

Date

Clerk



DISTRICT COURT OF MARYLAND FOR BALTIMORE COUNTY

LOCATED AT (COURT ADDRESS)

900 Walker Ave, Balt, Md, 21228

DEFENDANT'S NAME (LAST, FIRST, MI.)		PRIMARY CHARGE		RELATED CASES		TRACKING NUMBER - CR/CR	
BROCKINGTON, STEFON MAURICE				03863105 046775C1		046774C0	
046774C0						046774C0	
NAME (LAST, FIRST, MI.)		TITLE		NAME (LAST, FIRST, MI.)		TITLE	
Mason, James, E.		Detective		Brockington, Stefon, Maurice			
AGENCY		SUB-AGENCY		ID. NO. (POLICE)		DOB (MM/DD/YY)	
AE		PC01		2456		N M 5'7" 135 04/21/70	
WORK TELEPHONE		HOME TELEPHONE		WORK TELEPHONE		HOME TELEPHONE	
301 494-2331				N/A		301 247-3639	
ADDRESS		APT. NO.		ADDRESS		APT. NO.	
901 Walker Avenue				2901 Lakebrook Circle, Apartment T-2			
CITY		STATE		CITY		STATE	
Baltimore		Maryland		Baltimore		Maryland	
ZIP CODE		ZIP CODE		ZIP CODE		ZIP CODE	
21228		21228		21227		21227	
SET NO.		RELATED CASES		TRACKING NUMBER			
8-1		03863105, 046775C1		046774C0			

STATEMENT OF CHARGES

THE DEFENDANT HAS BEEN ARRESTED UPON THE FOLLOWING INFORMATION OR OBSERVATION: (MAKE A PLAIN, CONCISE AND DEFINITIVE STATEMENT OF ESSENTIAL FACTS CONSTITUTING THE OFFENSE CHARGED)

SEE ATTACHED DC/CR 1A

IT IS FORMALLY CHARGED THAT THE DEFENDANT

(CONTINUED ON ATTACHED SHEET CR701A OR DC/CR1A)

MDCCS	AR	ON OR ABOUT (DATE)	AT (PLACE)
1	3-5210 88-14006	September 16, 1988	2901 Lakebrook Circle, apt. T-2, Baltimore County, Maryland, 21227

...DID OBLITERATE THE MANUFACTURER'S IDENTIFICATION NUMBER ON A FIREARM,
TO WIT; VOLUNTEER ENTERPRISES INC. 45 CALIBER SEMI-AUTO, MODEL
COMMANDO MARK 45.

IN VIOLATION OF:

☒ MD ANN. CODE, ART. 27

SEC. 444

☐ COMMON LAW OF MD;

☐ PUB. LOCAL LAW, ART.

SEC.

☒ COMAR OR AGENCY CODE NO. MD0030100

☐ ORDINANCE NO.

AGAINST THE PEACE,
GOVERNMENT AND
DIGNITY OF THE STATE.

☒ CONTINUED ON ATTACHED SHEET DC/CR 3A

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE MATTERS AND FACTS SET FORTH IN THE FOREGOING DOCUMENT ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

DATE ARRESTING OFFICER

9/16/88

I HAVE REVIEWED THE STATEMENT OF CHARGES AND HAVE DETERMINED THAT

☐ THERE IS PROBABLE CAUSE TO DETAIN THE DEFENDANT

☐ THERE IS NOT PROBABLE CAUSE TO DETAIN THE DEFENDANT AND I HAVE ACCORDINGLY RELEASED HIM ON HIS OWN RECOGNIZANCE.

DATE JUDICIAL OFFICER

COMMISSIONER ID NO.



DEFENDANT'S NAME (LAST, FIRST, MIDDLE)		PRIMARY CHARGE		RELATED CASES		TRACING NUMBER - CHOR	
NAME (LAST, FIRST, MIDDLE)		TITLE		NAME (LAST, FIRST, MIDDLE)		TITLE	
AGENCY		SUB-AGENCY		I.D. NO. (POLICE)		I.D. NO.	
HOME TELEPHONE		WORK TELEPHONE		ADDRESS		APT. NO.	
CITY		STATE		ZIP CODE		CITY	
DIST. LOC.		RELATED CASE		CITY		ZIP CODE	

NOTICE OF ADVICE OF RIGHT TO COUNSEL

TO THE PERSON CHARGED:

1. This paper charges you with committing a crime.
2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
3. You have the right to have a lawyer.
4. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) helping you at trial;
 - (D) helping you protect your constitutional rights;

and

(E) helping you to get a fair penalty if convicted.

5. Even if you plan to plead guilty, a lawyer can be helpful.

6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.

7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.

8. **DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER.** If you do not have a lawyer before the trial date, you may have to go to trial without one.

RECEIPT

I have read or have had read to me the contents of the above notice and acknowledge receipt of a copy thereof.

September 16, 1988
Date

Stephan Brackmeyer
Signature of Defendant

I HAVE REVIEWED THE STATEMENT OF CHARGES AND HAVE DETERMINED THAT	
<input type="checkbox"/>	THERE IS PROBABLE CAUSE TO DETAIN THE DEFENDANT
<input type="checkbox"/>	THERE IS NOT PROBABLE CAUSE TO DETAIN THE DEFENDANT AND I HAVE ACCORDINGLY RELEASED HIM ON HIS OWN RECOGNIZANCE
DATE	JUDICIAL OFFICER
COMMISSIONER TO NO.	

I SOLEMNLY AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE MATTERS AND FACTS SET FORTH IN THE FOREGOING DOCUMENT ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF	
DATE	ARRESTING OFFICER
9/16/88	

**DISTRICT COURT OF MARYLAND FOR BALTIMORE COUNTY**

LOCATED AT (COURT ADDRESS)

900 walker Avenue, Baltimore, Maryland 21228

STATE OF MARYLAND - VS -

DEFENDANT

Brockington, Stefon, Maurice

DOB

04/21/70

TRACKING NUMBER

046774C0

STATEMENT OF CHARGES (CONTINUED)

UPON THE FACTS CONTAINED IN THE SWORN APPLICATION OF (NAME AND ADDRESS OF APPLICANT)

Detective James Mason #2456, PC01, 901 Walker Ave, Balt, Md. 21228

IT IS FORMALLY CHARGED THAT THE DEFENDANT

	MDCCS	AR	ON OR ABOUT (DATE)	AT (PLACE)
2	4-3550	88-14006	September 16, 1988	2901 Lakebrook Circle, Apt. T-2, Baltimore County, Maryland, 21227

...DID POSSESS A CONTROLLED DANGEROUS SUBSTANCE OF SCHEDULE II, TO WIT,
COCAINE HYDROCHLORIDE.

IN VIOLATION OF:

<input checked="" type="checkbox"/> MD ANN. CODE, ART. 27	SEC. 287	<input type="checkbox"/> COMMON LAW OF MD;	<input type="checkbox"/> PUB. LOCAL LAW, ART.	SEC.
<input checked="" type="checkbox"/> COMAR OR AGENCY CODE NO. MD0030100		<input type="checkbox"/> ORDINANCE NO.	AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.	

	MDCCS	AR	ON OR ABOUT (DATE)	AT (PLACE)
3	6-3550	88-14006	September 16, 1988	2901 Lakebrook Circle, Apt. T-2, Baltimore County, Maryland, 21227

...DID POSSESS WITH AN INTENT TO USE DRUG PARAPHERNALIA TO STORE, PACKAGE,
AND CONTAIN A CONTROLLED DANGEROUS SUBSTANCE.

IN VIOLATION OF:

<input checked="" type="checkbox"/> MD ANN. CODE, ART. 27	SEC. 287A	<input type="checkbox"/> COMMON LAW OF MD;	<input type="checkbox"/> PUB. LOCAL LAW, ART.	SEC.
<input checked="" type="checkbox"/> COMAR OR AGENCY CODE NO. MD0030100		<input type="checkbox"/> ORDINANCE NO.	AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.	

	MDCCS	AR	ON OR ABOUT (DATE)	AT (PLACE)
4	4-3550	88-14006	September 16, 1988	2901 Lakebrook Circle, Apt. T-2, Baltimore County, Maryland, 21227

...DID POSSESS A CONTROLLED DANGEROUS SUBSTANCE OF SCHEDULE II, TO WIT;
METHADONE.

IN VIOLATION OF:

<input checked="" type="checkbox"/> MD ANN. CODE, ART. 27	SEC. 287	<input type="checkbox"/> COMMON LAW OF MD;	<input type="checkbox"/> PUB. LOCAL LAW, ART.	SEC.
<input checked="" type="checkbox"/> COMAR OR AGENCY CODE NO. MD0030100		<input type="checkbox"/> ORDINANCE NO.	AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.	

	MDCCS	AR	ON OR ABOUT (DATE)	AT (PLACE)
5	5-5210	88-14006	September 16, 1988	2901 Lakebrook Circle, Apt. T-2, Baltimore County, Maryland, 21227

...DID POSSESS A REVOLVER, AFTER BEING ADDICTED TO AND A USER OF NARCOTICS
AND CONTROLLED DANGEROUS SUBSTANCES.

IN VIOLATION OF:

<input checked="" type="checkbox"/> MD ANN. CODE, ART. 27	SEC. 445	<input type="checkbox"/> COMMON LAW OF MD;	<input type="checkbox"/> PUB. LOCAL LAW, ART.	SEC.
<input checked="" type="checkbox"/> COMAR OR AGENCY CODE NO. MD00301000		<input type="checkbox"/> ORDINANCE NO.	AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.	

☐ CONTINUED ON ATTACHED SHEET (FORM DC/CR 3A)

DATE

9/16/88

TIME

1800

JUDICIAL OFFICER/ARRESTING OFFICER

DET. Jeffrey Pung 2810

Defendant's Name BROCKINGTON, STEFON, MAURICE Case No. 046774C0

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

On September 16, 1988 Detective James Mason and members of the Baltimore County Police Department did execute a search and seizure warrant in the Lakebrook Circle area of Lansdowne, Baltimore County, Maryland, 21227. Subject to search was the residence known as 2901 Lakebrook Circle, apartment number T-2, and upon the person of the defendant Stefon Maurice Brockington. Subject to seizure was a Thompson machine gun, related accessories such as ammunition, ammunition clips, spare components and related devices.

Entry was gained at approximately 8:05 AM. The apartment door was forced opened after repeated verbal commands of identity and purpose were unanswered. The apartment was found to unoccupied by the residents. A search was conducted and the following items were recovered from within the residence:

Living room, cabinet- (3) 7.65mm ammunition cartridges

Bedroom of Stefon Maurice Brockington:

single bed on left side of room, under mattress- (1) RG Industries brand .38 caliber handgun, model RG 31, 2" inch barrel, black metal finish, wood style plastic hand grips, serial number- Q166864. The five shot revolver was loaded with .38 caliber ammunition. Also recovered from under the mattress of the bed was a clear plastic baggie containing (25) small wax cellophane packets, some containing a white powder residue. Recovered

September 16, 1988
Date

DET. Jeffrey Pany 2840
Applicant's Signature

Defendant's Name BROCKINGTON, STEFON, MAURICE Case No. 046774C0

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

from the floor beneath the bed, in a small metal security box, red in color-

(1) small plastic bottle, labeled Methadone and containing an orange colored liquid.

(1) clear plastic baggie containing a quantity of small wax cellophane packets(empty)

(2) HKS brand ammunition speed loaders for .38 caliber ammunition.(empty)

U.S. Currency, (2) \$50.00 (5) \$20.00 Total= \$200.00

Recovered from a single bed located on the right side of the bedroom of the defendant

Brockington, under the mattress- (1) .45 caliber ammunition clip, 30 round capacity,

containing (20) .45 caliber cartridges; (4) rounds of .38 caliber ammunition.

Recovered from the floor, under the bed-(1) box of .32 caliber ammunition; (1) small

cardboard box containing a quantity of empty glassine packets.

Recovered from the bedroom closet- assorted ammunition in .380 caliber, .32 caliber,

and .357 caliber.

Recovered from bedroom dresser- (1) Social Security card in the name of Stephen Maurice

Brockington.

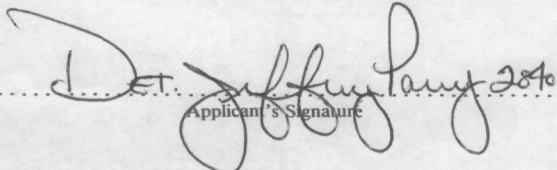
Recovered from the rear bedroom of Dolores Brockington, from ashtray on the bed-

the burned remains of (3) hand rolled cigarettes.

Also seized from the living room of the residence was a C&P Telephone bill in the of

Dolores Brockington, establishing residency.

September 16, 1988
Date


Applicant's Signature

Defendant's Name BROCKINGTON, STEFON, MAURICE Case No. 046774C0

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

During the course of execution of the search and seizure warrant Detective Jeffrey Parry and Officer Noel Arciaga did recover the aforementioned items. Based on prior training, knowledge, and experience Detective Parry and Officer Arciaga aver that the white powder substance (residue) recovered in small wax cellophane packets from the defendant's bedroom was, in fact, cocaine hydrochloride, a Schedule II controlled dangerous substance. Detective Parry and Officer Arciaga aver that the defendant Brockington was in possession of methadone, a Schedule II controlled dangerous substance. The defendant did possess drug paraphernalia to store, package, and contain a controlled dangerous substance. From prior training, knowledge, and experience Detective Parry and Officer Arciaga know that handguns are frequently used by illicit drug users and distributors and recognized as drug paraphernalia in that context. Detective Parry and Officer Arciaga aver that the defendant Brockington did possess an addictive controlled dangerous substance, to wit; methadone and is a user of narcotics while possessing a handgun.

A separate search and seizure warrant was executed on this date at 2942 Lakebrook Circle, 21227. At the time of entry the defendant was present within the residence. A Volunteer Enterprises Inc. brand .45 caliber, semi-auto rifle, Commando Mark 45 model rifle was seized as evidence. The weapon was loaded, equipped with a 30 round magazine.

SEPTEMBER 16, 1988
Date

DET. Jeffrey Parry 2840
Applicant's Signature

Defendant's Name BROCKINGTON, STEFON, MAURICE

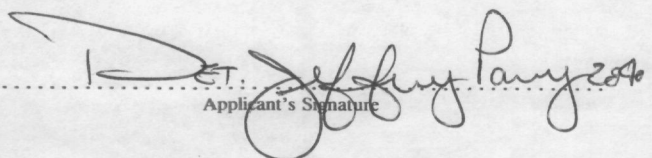
Case No. 046774C0

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

clip containing .45 caliber ammunition. It should be noted that an identical ammunition clip containing .45 caliber ammunition was recovered from the bedroom of the defendant Brockington at 2901 Lakebrook Circle, apartment T-2. The rifle recovered from the residence of 2942 Lakebrook Circle, apartment 102, was an identical replica of the weapon included in the scope of both warrants. Detective James Mason, Detective Jeffrey Parry, and Officer Noel Arciaga did examine the aforementioned rifle and observed that the manufacturer's patent number and serial number had been obliterated by the drilling of the metal surface in the area of the numbers. Based upon the prior information, investigation, and seizure of evidence Detective Parry and Officer Arciaga aver that the defendant Stefon Maurice Brockington was in possession of a firearm which the manufacturer's identification number had been obliterated and did obliterate the manufacturer's identification on a firearm, to wit; a Volunteer Enterprises Inc. 45 caliber semi-auto firearm, model Commando Mark 45.

September 16, 1988
Date

Det. 
Applicant's Signature



DISTRICT COURT OF MARYLAND FOR Baltimore County
City/County

Located at ... 111 Allegheny Ave., Towson, MD ... 21204 Case No. ... 046774CO
Court Address

STATE OF MARYLAND
OR

Trial Date ... 1/23/89 at 1:00 p.m.
at Walker Avenue

.....
Name
.....
Address
.....
Plaintiff/Judgment Creditor

.....
Name
.....
Address
.....
Baltimore, MD 21227
Defendant/Judgment Debtor

MOTION

..... Please enter the appearance of Raphael J. Santini, as attorney
..... for the Defendant in the above captioned case.

☐ Request Hearing on Motion.

..... 10/6/88
Date

.....
Signature
.....
Address
.....
Baltimore, MD 21234
Telephone No. (301) 665-9433

DIST. COURT OF MD
88 OCT 10 AM 10:44

CERTIFICATE OF SERVICE

I certify that I served a copy of this Motion upon the following party or parties by mailing first class mail, postage prepaid, on ... 10/6/88 ... to:
Date

..... State's Attorney's Office
Name
.....
Name
.....
Name
.....
10/6/88
Date

..... County Courts Building
Address
.....
401 Bosley Avenue
Address
.....
Towson, MD 21204
Address
.....
Signature of Party Serving
Raphael J. Santini
Attorney for Defendant

ORDER

It is hereby ORDERED that:

- ☐ the relief requested be granted.
☐ the hearing on Motion be set for.

.....
Date
DC 2 (Rev. 9/84)
(This form replaces the CV 67.)

.....
Judge

entered
10/18/88



DISTRICT COURT OF MARYLAND FOR Baltimore County

City/County

Located at 900 Walker Avenue, Baltimore, MD 21228 Case No. 046774CQ

Court Address

STATE OF MARYLAND
OR

Trial Date 1/23/89 at 1:00 P.M.

Name

Brockington, Stefon Maurice

Name

Address

vs.

2901 Lakebrook Circle, Apt. 2

Address

Plaintiff/Judgment Creditor

Baltimore, MD 21227

Defendant/Judgment Debtor

MOTION

The Defendant, Stefon M. Brockington, prays a jury trial based
on Articles Five and Twenty-One of the Maryland Declaration of
Right and the Sixth Amendment of the United States Constitution.

☐ Request Hearing on Motion.

10/6/88

Date

Raphael J. Santini

Signature

9736 Harford Road

Address

Baltimore, MD 21234

(301)665-9433

Telephone No.

CERTIFICATE OF SERVICE

I certify that I served a copy of this Motion upon the following party or parties by mailing first class mail,
postage prepaid, on 10/6/88 to:

Date

State's Attorney for Baltimore County

Name

Name

Name

10/6/88

Date

County Courts Building

Address

401 Bosley Avenue

Address

Towson, MD 21204

Address

Raphael J. Santini

Attorney for Signature of Party Serving

ORDER Defendant

It is hereby ORDERED that:

☐ the relief requested be granted.

☐ the hearing on Motion be set for

Date

Judge



DISTRICT COURT OF MARYLAND FOR

BALTO.

Located at

900 WALKER Ave.

Court Address

☐ TR☒ CR

Case No.

County

0801-04677460

STATE OF MARYLAND

VS

BROCKINGTON, STEFON MAURICE

Charge:

HAND GUN VIOL. - CDS. PARAPH.

Defendant

DOB

2901 LAKE BROOK CIRCLE

Address

BALTO., MD. 21227

Telephone

Hearing or Trial Date

JAN 23 1989 @ 1:00 PM

CT. Room #1

BAIL BOND

CC-6-262710

KNOW ALL PERSONS BY THESE PRESENTS:

That I/we, the undersigned, jointly and severally acknowledge that I/we, our personal representatives, successors, and assigns are held and firmly bound unto the State of Maryland in the penalty sum of SEVENTY FIVE HUNDRED Dollars (\$ 7500.)

- ☐ without collateral security;
- ☐ with collateral security equal in value to the greater of \$25.00 or % of the penalty sum;
- ☐ with collateral security equal in value to the full penalty amount;
- ☒ with the obligation of the corporation ALLEGHENY MUTUAL which is an insurer or other Surety in the full penalty amount. ANTHONY R. VINCENTZES 332-1450

To secure payment the ☐ Defendant ☐ Surety has

- ☐ deposited ☐ in cash or ☐ by certified check the amount of \$.....
- ☐ pledged the following intangible personal property:

☐ encumbered the real estate described in the ☐ Declaration of Trust filed herewith, ☐ in a Deed of Trust dated the day of, 19.... from the undersigned Surety to, to the use of the State of Maryland.

THE CONDITION OF THIS BOND IS that the Defendant personally appear, as required, in any court in which the charges are pending, or in which a charging document may be filed based on the same acts or transactions, or to which the action may be transferred, removed, or, if from the District Court, appealed.

IF, however, the Defendant fails to perform the foregoing condition, this bond shall be forfeited forthwith for payment of the above penalty sum in accordance with law.

IT IS AGREED AND UNDERSTOOD that this bond shall continue in full force and effect until discharged pursuant of Rule 4-217.

AND the undersigned Surety covenants that the only compensation chargeable in connection with the execution of this Bond consisted of a ☒ fee, ☐ premium, ☐ service charge for the loan of money, or ☐ other (describe) in the amount of \$ 750.

☐ Fee, premium or service charge paid by (address)

AND the undersigned Surety covenants that no collateral was or will be deposited, pledged, or encumbered directly or indirectly in favor of the Surety in connection with the execution of this bond except: NONE

IN WITNESS WHEREOF, these presents have been executed under seal this SEPT, 1988 17TH day of

Stefon Brockington (SEAL)
Defendant

2901 Lake Brook Cir. Apt. T² (SEAL)
Address of Defendant

..... (SEAL)
Personal Surety

216 E. LEXINGTON ST. 21202
Address of Surety

ALLEGHENY MUTUAL (SEAL)
Surety-Insurer

P.A.
Address of Surety-Insurer

By Anthony R. Vincentzes 701229 (SEAL)
Bail Bondsman

X.D. 15396
Power of Attorney No.

SIGNED, sealed, and acknowledged before me:

9/17/88

Date

James T. Hayes 80129
Commissioner/Clerk/Judge of the Court
for County/City

IMPORTANT NOTICE TO SURETY POSTING BOND

YOUR OBLIGATION ON POSTING BOND

You have pledged bond for the release of another person. This makes you responsible for seeing that the Defendant appears in Court at the time and place specified on the Bond.

DISCHARGE OF BOND BY SURRENDERING DEFENDANT

If you believe that the Defendant may not appear or if he is planning to leave the State of Maryland, you may surrender him and any fee received for the bond to a commissioner at any time before forfeiture and be relieved of the obligation.

YOUR LOSS IF DEFENDANT DOES NOT APPEAR FOR TRIAL

Failure of the Defendant to appear will result in the forfeiture of the bond. The forfeiture may be satisfied by payment of the full amount of the bond or by producing the Defendant within 90 days of the forfeiture. You may request a judge to grant an extension up to 180 days for the satisfaction of the bond. If the Defendant is produced within the required time you must petition the Court to enter the forfeiture satisfied. The Court may require that the expenses of the state in producing the Defendant be paid. Failure to pay the forfeiture will result in the entry of a judgment against you, and could result in the seizure and sale of your house, car or other personal property to satisfy the judgment.

RETURN OF BOND AFTER DEFENDANT APPEARS FOR TRIAL

If you have posted cash bond and the Defendant has been placed on probation before judgment, found not guilty, or the charges were dismissed, nol prossed or stetted, the amount refunded to you will be returned by check.

If an appeal is filed, the bond will continue in effect until trial in the higher court. However, the bond may be immediately released if the Defendant personally appears to sign a release of the bond and a statement that he understands that a new bond must be posted if he does file an appeal. This release can be signed only by the Defendant in the presence of a Court official. The refund will then be made to you by check.

It is unlawful to print this form without written consent of home office.

POWER OF ATTORNEY
ALLEGHENY MUTUAL CASUALTY COMPANY

Bond Department
24 Commerce Street, Newark, New Jersey 07102

Power No. **XD-15396**

THIS POWER OF ATTORNEY NULL AND VOID UNLESS USED BEFORE 12/31/88

KNOW ALL MEN BY THESE PRESENTS, that ALLEGHENY MUTUAL CASUALTY COMPANY, a corporation duly organized and existing under the laws of the State of Pennsylvania has constituted and appointed, and does hereby constitute and appoint,

Its true and lawful attorney-in-fact, with full power and authority to sign the company's name and affix its corporate seal to, and deliver on its behalf as surety, any and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home office in their own proper person; and the said company hereby ratifies and confirms all and whatsoever its said attorney-in-fact may lawfully do and perform in the premises by virtue of these presents.

THIS POWER OF ATTORNEY IS VOID IF ALTERED OR ERASED, THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF ELEVEN THOUSAND DOLLARS (\$11,000.00) AND MAY BE EXECUTED FOR RECOGNIZANCE ON CRIMINAL BAIL BONDS ONLY.

Amount of Bond \$7500.
Defendant (Name) BROCKINGTON, STEPHEN M.
Defendant Address 2901 LAKEBROOK CR.
City and State BALTO., MD. 21227
Court 900 WACKER AVE Br JAN 27-89 1 PM
Offense HAND GUN VIOL. / C.O.S. / PANA
Date of Execution 9-17-88
Attorney-in-fact [Signature]

Signature

NOT VALID
FOR
IMMIGRATION
BONDS



IN WITNESS WHEREOF, ALLEGHENY MUTUAL CASUALTY COMPANY, by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President and attested by its Secretary, this 2nd day of December, 1981.

President J. Floyd Smith
Secretary Marcus A. Perricone

1. A separate Power of Attorney must be attached to each bond executed.
2. Powers of Attorney must not be returned to attorney-in-fact, but should remain a permanent part of court records.



DISTRICT COURT OF MARYLAND FOR

BALTO.

Located at

900 WALKER AVE

Court Address

Case No.

City/County

080104677460

STATE OF MARYLAND

VS

BROCKINGTON, STEFON M.
Defendant

AFFIDAVIT OF BAIL BONDSMAN (4-217(d)(3))

STATE OF MARYLAND: CITY/COUNTY OF

BALTO.

I, the undersigned, respectfully submit that I:

- A. Am duly licensed in the jurisdiction in which the charges are pending, if that jurisdiction licenses bail bondsmen;
- B. Am authorized to engage the Surety Insurers shown on the attached bail bond, as surety on that bail bond, pursuant to a valid general or special power of attorney.
- C. Hold a valid license as an insurance broker or agent in this State and the Surety Insurer is authorized by the Insurance Commissioner of Maryland to write bail bonds in this State.

I solemnly affirm under the penalties of perjury that the contents of the foregoing paper are true to the best of my knowledge, information and belief.

Date:

9-17-88

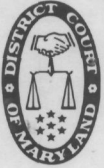
Signature of Bail Bondsman

Paul J. Viner 701229

Address

216 E. LEXINGTON ST.

BALTO, MD 21202



DISTRICT COURT OF MARYLAND FOR

Baltimore Co.
City/County

Located at

Court Address

Case No.

08-01-046774CD

STATE OF MARYLAND

VS

BROCKINGTON, STEFON MAURICE
Defendant

DOB

I.D.

RELEASE FROM COMMITMENT

TO: Sheriff of Baltimore County

☒ YOU ARE HEREBY COMMANDED to release the above-named defendant.

☐ Bail Review was held and Defendant is released on his/her recognizance.

☒ Bond in the amount of \$7,500⁰⁰ was posted by ANTHONY VINCENZES. 332-1450

☐ Preliminary hearing was held and charge(s) were dismissed.

☐ Trial was held in the District Court and no further commitment was imposed. Disposition

☐ Defendant having been committed in default of payment of fine of ,
the fine and cost have now been paid.

Before release check for any detainers. This release applies only to the case listed. If the defendant is committed for any other cases, he is not to be released.

9/17/88

Date

Frank T. Meyer 8029.
Clerk/Judge/Commissioner



DISTRICT COURT OF MARYLAND FOR

BALTO Co.

City/County

Located at

Court Address

Case No.

08-01-046774CD

STATE OF MARYLAND

VS

Defendant

BROCKINGTON, STEFON MAURICE

DOB

I.D.

RELEASE FROM COMMITMENT

TO: Sheriff of Baltimore County

☒ YOU ARE HEREBY COMMANDED to release the above-named defendant.

☐ Bail Review was held and Defendant is released on his/her recognizance.

332-1450

☒ Bond in the amount of \$ *7,500.00* was posted by *ANTHONY VINCENZES.*

☐ Preliminary hearing was held and charge(s) were dismissed.

☐ Trial was held in the District Court and no further commitment was imposed. Disposition

☐ Defendant having been committed in default of payment of fine of,
the fine and cost have now been paid.

Before release check for any detainers. This release applies only to the case listed. If the defendant is committed for any other cases, he is not to be released.

9/17/88

Date

Frank T. Meyer

8029

Clerk/Judge/Commissioner



DISTRICT COURT OF MARYLAND FOR

BALTO COUNTY

Located at

900 Walker Ave

☐ TR ☐ CR Case No.

City/County

046774CO

STATE OF MARYLAND VS.

PISTOL ALTER ETC - ID NUMBER

Court Address

BROCKINGTON, STEFON MAURICE

Defendant

Address

2901 LAKEBROOK Circle, APT T-2, BALTO 21227 MD

INITIAL APPEARANCE REPORT (Rule 4-213)

CC-G-262710

I hereby certify that when the above named Defendant was brought before me for his initial appearance, I:

- ☐ RELEASED Defendant on personal recognizance due to a finding of no probable cause for the warrantless arrest.
- ☒ INFORMED Defendant of each offense with which he is charged and of the allowable penalties, including mandatory penalties, if any.
- ☒ PROVIDED Defendant with a copy of the charging document since Defendant did not already have one.
- ☐ ADVISED Defendant that copy of Charging Document is not available, but will be provided as soon as possible and gave Defendant a copy of the Notice of Advice of Right to Counsel.
- ☒ REQUIRED Defendant to read or ☐ READ to Defendant, the Notice of Advice of Right to Counsel.
- ☒ ADVISED Defendant that if he appears for trial without a lawyer, the Court could determine that he has waived counsel and proceed to trial with Defendant unrepresented by a lawyer.
- ☐ ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court; that he has a right to have a preliminary hearing by a request made now or within ten days; that failure to make a timely request will result in a waiver of such hearing.
- ☐ Defendant requests preliminary hearing. ☐ It is scheduled for
- ☐ Clerk will notify him of date. ☐ Defendant waives preliminary hearing. ☐ Defendant defers election.

Pretrial Release Determination (Rule 4-216)

On the basis of information available to and developed by me I HAVE DETERMINED:

- ☐ That Defendant is not eligible for release under ☐ Art. 27, Sec. 616 1/2 ☐ Art. 27, Sec. 638 B of the Maryland Code.
- ☐ That Defendant may be released on his personal recognizance because:
- ☐ He is not charged with an offense for which the maximum penalty is death or life imprisonment.
- ☐ It will reasonably assure his appearance.
- ☒ All the charges against the Defendant are nonjailable offenses.

☒ That release on personal recognizance will not reasonably ensure the appearance of the Defendant as required because

AWAITING TRIAL ON ANOTHER HANDGUN Possession Charge, NATURE OF EVIDENCE, PROBABLE CAUSE OF EVIDENCE, CONSIDER ALSO THE SERIOUS

☐ The following condition(s) are imposed: NATURE OF WEAPONS - SIZEABLE ARSENAL.

1. committed Defendant to custody of

who agree to supervise him and assist in ensuring his appearance in court.

2. placed Defendant under the supervision of

Probation or Public Officer

3. subjected Defendant to the following restrictions

travel, association, residence

4. required a bail bond in the amount of \$ 7,500.00, on the following condition(s):

- ☐ without collateral security.
- ☐ with collateral security equal in value to the greater of \$25.00 or % of the full penalty amount, to wit: \$ to be satisfied by depositing the required amount in cash or certified check, or the pledging of intangible property approved by the Court.
- ☐ with collateral security equal in value to the full penalty amount to be satisfied by depositing the required amount in cash, by certified check, by pledging intangible property approved by the Court, by encumbering real estate, and/or with the obligation of a corporation which is an insurer, or other surety, in the full penalty amount.

Notice

I INFORMED THE DEFENDANT:

1. that a condition of ANY release is that Defendant appear for hearing and/or trial as directed by the Court.
2. that a warrant for his arrest will be issued if he violates the condition(s) of release; that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$5,000 or imprisoned for not more than 5 years or both, if given in connection with a felony charge, or charged and fined not more than \$1,000 or imprisoned for not more than 1 year or both, if given in connection with a misdemeanor charge; that he may be cited for contempt of court.
3. that he must notify the Court in writing of any change of address or telephone number.

9/16/88

Date

11:10 PM

Time

Judicial Officer

Receipt

8029

I.D. No.

I have ☐ read ☐ had read to me the offense with which I am charged, the conditions of release, the penalty for violation of the conditions of release, the Notice of Advice of Right to Counsel, and I acknowledge receipt of a copy hereof. I have been informed that the trial date/preliminary inquiry/preliminary hearing date is PENDING at 10:00 o'clock

M. at Release

or that I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear as directed.

9/16/88

Date

Signature of Custodian

Stephan Brockington

Signature of Defendant



NOTICE OF ADVICE OF RIGHT TO COUNSEL

TO THE PERSON CHARGED:

1. This paper charges you with committing a crime.
2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
3. You have the right to have a lawyer.
4. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) helping you at trial;
 - (D) helping you protect your constitutional rights;
 - (E) helping you to get a fair penalty if convicted.
5. Even if you plan to plead guilty, a lawyer can be helpful.
6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.
7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without one.

and

1. committed Defendant to custody of
The following condition(s) are imposed:
NATURE OF WEAPONS - SIZEABLE ARSENAL
OF EVIDENCE
PROPERTY OF HANDGUN - POSSIBLE CHARGE NATURE
NATURE OF WEAPONS - SIZEABLE ARSENAL

1. committed Defendant to custody of
2. placed Defendant under the supervision of
3. subjected Defendant to the following restrictions
4. required a bail bond in the amount of \$5,200.00 on the following condition(s):
 - ☐ without collateral security
 - ☐ with collateral security equal in value to the greater of \$25.00 or 10% of the full penalty amount, to wit: to be satisfied by depositing the required amount in cash or certified check, or the pledging of intangible property approved by the Court
 - ☐ with collateral security equal in value to the full penalty amount to be satisfied by depositing the required amount in cash, by certified check, by pledging intangible property approved by the Court, by encumbering real estate, and/or with the obligation of a corporation which is an insurer, or other surety, in the full penalty amount.

Notice

I INFORMED THE DEFENDANT:

1. that a condition of ANY release is that Defendant appear for hearing and/or trial as directed by the Court.
2. that a warrant for his arrest will be issued if he violates the condition(s) of release; that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$2,000 or imprisoned for not more than 2 years or both; if given in connection with a felony charge, or charged and fined not more than \$1,000 or imprisoned for not more than 1 year or both; if given in connection with a misdemeanor charge, that he may be cited for contempt of court.
3. that he must notify the Court in writing of any change of address or telephone number.

Signature of Defendant: *Stephen Brookman*
Signature of Custodian: *[Signature]*
Date: *11/10/88*
Time: *11:10 PM*
I have ☐ read ☐ had read to me the offense with which I am charged, the conditions of release, the penalty for violation of the conditions of release, the Notice of Advice of Right to Counsel, and I acknowledge receipt of a copy hereof. I have been informed that the trial date/preliminary inquiry/preliminary hearing date is *11/10/88* at *10:00* clock.
or that I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear as directed.

STATE OF MARYLAND

VS.....

Brockington, Stefan CASE NO. *04677400*

CONFIDENTIAL INFORMATION

The Documents Contained In This Envelope Are Not Public Information And Are Not To Be Made Available To Any Persons Other Than A Judge Of The District Court Of Maryland.

The following are examples of documents which are not public record. The list is not all inclusive. Any questionable document should be referred to a judge for determination as to being available for public inspection.

Initial Appearance Questionnaire
Psychiatric Evaluation
Medical Reports
Police Rap Sheet
Criminal History Record - Computerized
Presentence Investigation
Judge's Notes



DISTRICT COURT OF MARYLAND FOR

Barto Co.
City/County

Located at

Court Address

Case No.

046774CO

STATE OF MARYLAND

VS

Brockington, STEFON MAURICE
Defendant

INITIAL APPEARANCE QUESTIONNAIRE

Name Alias
 Address 2901 LAKEBROOK CIRCLE APT T-2 Phone # 247-8689
 BARTO 21227 How Long ? 10 YRS.
 Zip
 Previous Address 2952 LAKEBROOK CIRCLE How Long ? 3 YRS.
 State of Maryland (Residence) How Long ? LIFE D.O.B. 4-21-76 (18)
 Marital Status SINGLE No. of Dependents NONE
 With whom are you living Delores Brockington Relationship MOTHER
 Employer FULL TIME STUDENT Length of Time JUNIOR
 Address Zip Code
 Phone # Approx. Income \$ NONE S.S. # 415-70-4555
 Income from other sources: Amount Source
 Unemployed? How Long? Last Employer
 Address Phone #

CRIMINAL CONVICTIONS:

Charge	Disposition	Date
POSS OF HANDGUN		
RAPE - DISMISSED		

AWAITING TRIAL ON OTHER CHARGES:

Charge	Trial Date	Where	Bail
HANDGUN POSS.	OCT 26	CATONSVILLE	RECOG.

PRESENTLY ON PAROLE/PROBATION:

Charge	Probation Agent	Term
NO		

*Defendant (appears to have) (has) (admits having) (denies having) an (alcohol) (drug) problem.

*Circle appropriate word(s).

Date

Commissioner/Judge

I.D No.

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Stefon Maurice Brockington

Case No.

88CR6683

State of Maryland, Baltimore County to wit:

TO: Raphael J Santini , Esquire

9736 Harford Road
Baltimore, MD 21234

ADDED
WITH

ff CR 56 48

You are hereby **NOTIFIED TO APPEAR** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at
09:15 A.M. for the Trial of the above entitled case.

Any postponement of this date must be in accordance with
MD. Rule 4-271.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 3, 1989



Suzanne Menseh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Joan Mather

Deputy

Criminal Assignment Commissioner
887-2694

CC:

John Cox, Esq.

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Stefon Maurice Brockington

Case No.

88CR6683

State of Maryland, Baltimore County to wit:

TO: Melissa Moyer Adams, Esquire

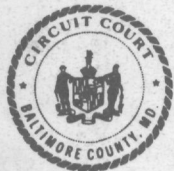
8203 Harford Road
Baltimore, MD 21234

You are hereby **NOTIFIED TO APPEAR** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at
09:15 A.M. for the Trial of the above entitled case.

Any postponement of this date must be in accordance with
MD. Rule 4-271.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 9, 1989



Suzanne Mensh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per Joan Mather Deputy
Criminal Assignment Commissioner
887-2694

CC:

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Stefon Maurice Brockington

Case No.

88CR6683

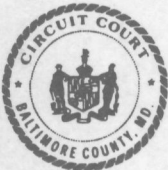
State of Maryland, Baltimore County to wit:

TO: Stefon Maurice Brockington
2901 Lakebrook Circle Apt T2
Baltimore, MD 21227

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at
09:15 A.M. for Trial.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 6, 1989



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF

FEE: \$

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Stefon Maurice Brockington

Case No.

88CR6683

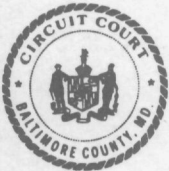
State of Maryland, Baltimore County to wit:

TO: Anthony A Vencenzes
216 E Lexington St
Allegheny Mutual
Baltimore, MD 21202

You are hereby **COMMANDED TO PRODUCE THE DEFENDANT** before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at 09:15 A.M. for Trial of the above entitled case.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 6, 1989



Suzanne Mensh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

STATE OF MARYLAND

Plaintiff

vs.

STEFON MAURICE BROCKINGTON

Defendant

* IN THE
* CIRCUIT COURT

* FOR

* BALTIMORE COUNTY

* Case No. 88CR6683

* * * * *

MOTION TO ENTER APPEARANCE

Mr. Clerk:

Please enter the appearance of MELISSA MOYER ADAMS,
ESQUIRE as counsel for the Defendant in the above captioned
matter.

Melissa Moyer Adams

MELISSA MOYER ADAMS, ESQUIRE
8203 Harford Road
Baltimore, MD 21234
(301) 661-3434
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 4th day of January, 1989,
a copy of the foregoing Motion to Enter Appearance was
mailed, postage prepaid, to Office of the State's Attorney
for Baltimore County, 5th Floor, County Courts Building,
Towson, MD 21204.

Melissa Moyer Adams

MELISSA MOYER ADAMS

FILED JAN 5 1989

STATE OF MARYLAND

Plaintiff

vs.

STEFON MAURICE BROCKINGTON

Defendant

*

*

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*

IN THE CIRCUIT COURT

FOR

BALTIMORE COUNTY

Case No. 88CR-6683

MOTIONS PURSUANT TO MARYLAND RULE 4-252

NOW COMES the Defendant, STEFON MAURICE BROCKINGTON, by his attorney, Melissa Adams Moyer, Esquire, pursuant to Maryland Rule 4-252, respectfully represents unto this Honorable Court:

1. That any in court identification of the Defendant will be tainted as a result of impermissible suggestive identification procedures and are taken by the police authorities and/or will be the result of an illegal arrest or search.

STATEMENT OF POINTS AND AUTHORITIES

Chapman v. California, 386 U.S. 18 (1967); Coleman v. State, 8 Md. App. 65 (1969); Ruston v. State, 46 Md. App. 28 (1980).

2. That evidence seized in this case was obtained as a result of an illegal search and seizure.

STATEMENT OF POINTS AND AUTHORITIES

Mapp v. Ohio, 367 U.S. 643 (1961); Carter v. State, 274 Md. 411 (1975); Waugh v. State, 275 Md. 22 (1975).

FILED JAN 5 1989

3. That any statements and/or confessions taken from the Defendant were involuntary and/or elicited during custodial interrogation without the observants of mandatory procedural safe guards required by law.

STATEMENT OF POINTS AND AUTHORITIES

Hillard v. State, 286 Md. 145 (1979); Miranda v. Arizona, 385 U.S. 436 (1966); Whitfield v. State, 287 Md. 124 (1980).

4. That the Defendant will be prejudice by the joinder of his trial with that of any co-defendants and that he will be prejudice by the joinder of charges arising from separate incidents.

STATEMENT OF POINTS AND AUTHORITIES

Erman v. State, 49 Md. App. 605 (1981); Day v. State, 196 Md. 384 (1950); McKnight v. State, 280 Md. 604 (1977).

5. That the indictment/information is defective.

STATEMENT OF POINTS AND AUTHORITIES

Air v. State, 291 Md. 155 (1981); Brown v. State, 285 Md. 105 (1979).

6. That this prosecution is barred because of statute of limitations, immunity, and/or former jeopardy.

STATEMENT OF POINTS AND AUTHORITIES

Benton v. Maryland, 295 U.S. 784 (1979); McMorris v. State, 277 Md. 62 (1976); Bowie v. State, 14 Md. App. 567 (1972); Thomas v. State, 277 Md. 257 (1976).

WHEREOF, the Defendant prays the following relief:

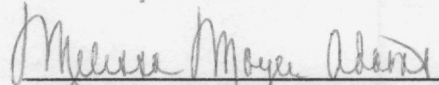
(a) Dismissal of the indictment and/or information;

(b) Suppression of any in court identification and/or

illegally seized evidence and/or any statements or confessions;

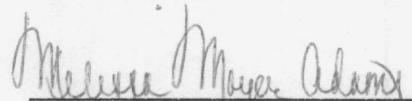
(c) Severance of indictment/information and/or severance of his trial from that of a co-defendant;

(d) And any further relief available.


MELISSA MOYER ADAMS, Esquire
8203 Harford Road
Baltimore, Maryland 21234
(301) 661-3434
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY, that on this 14th day of January, 1989, a copy of the foregoing Request for Discovery and Motion To Produce Documents was mailed to the Office of the State's Attorney for Baltimore County, 5th Floor, County Courts Building, 401 Bosley Avenue, Towson, Maryland 21204.


MELISSA MOYER ADAMS, Esquire

STATE OF MARYLAND

Plaintiff

vs.

STEFON MAURICE BROCKINGTON

Defendant

*

*

*

*

*

*

IN THE CIRCUIT COURT

FOR

BALTIMORE COUNTY

Case No. 88CR-6683

*

*

*

**DEFENDANT'S REQUESTS FOR DISCOVERY AND
MOTION TO PRODUCE DOCUMENTS**

The following requests are made, in accordance with Maryland Rule 4-263, on behalf of the defendant in the above entitled action, by his undersigned attorney.

a. The requests extend to material and information in the possession or control of the State's Attorney, members of his staff and any others who have participated in the investigation or evaluation of the case and who either regularly report or, with reference to the particular case, have reported to the State's Attorney or his office.

b. The purpose of these requests is to obtain disclosure or material and information to the fullest extent authorized and directed by Maryland Rule 4-263; and this general purpose shall supersede any language or expression which might otherwise appear to be a limitation upon the object or scope of any request.

c. Captions or headings used to separate paragraphs are no part of the requests but are for convenience only.

FILED JAN 5 1989

d. Material and information discovered by the State's Attorney after his initial compliance with these requests, shall be furnished promptly after such discovery in accordance with Maryland Rule 4-263(h).

e. These requests in no way should be considered a waiver of the information required to be furnished without request by the State's Attorney pursuant to Rule 4-263(a) to the defendant.

The State's Attorney is requested to:

1. Furnish to the defendant (a) any material or information which tends to negate the guilt of the defendant as to the offense(s) charged; (b) any material or information within his possession or control which would tend to reduce the defendant's punishment for such offense(s); (c) any relevant material or information regarding specific searches and seizures (including but not limited to AFR inventory pursuant to Md. Rule 4-601(c) any relevant material or information regarding wire taps and eavesdropping; (e) any relevant material or information regarding the acquisition of statements made by the defendant; (f) any relevant material or information regarding pretrial identification of the defendant by a witness for the State.

WITNESSES

2. Disclose the name and address of each person whom the State intends to call as a witness at a hearing or trial to

prove its case in chief.

3. Disclose the name and address of each person whom the State intends to call as a witness at a hearing or trial to rebut alibi testimony.

4. To furnish the defendant with the names, addresses, and physical descriptions of any persons other than the defendant who were arrested or otherwise taken into custody by police or prosecution officials as a possible suspect in this case in which the defendant is charged.

STATEMENTS OF THE DEFENDANT

5. Furnish a copy of each written or recorded statement made by the defendant to a State agent which the State intends to use at a hearing or trial.

6. Furnish the substance of each oral statement made by the defendant to a State agent which the State intends to use at a hearing or trial.

7. Furnish a copy of all reports of each oral statement made by the defendant to a State agent which the State intends to use at a hearing or trial.

STATEMENTS OF CO-DEFENDANTS, AND/OR ACCOMPLICES AND/OR ACCESSORIES AFTER THE FACT

8. Furnish a copy of each written or recorded statement made by a co-defendant, and/or accomplice, and/or accessory after the fact to a State agent which the State intends to use at a hearing or trial.

9. Furnish the substance of each oral statement made by a co-defendant, and/or accomplice, and/or accessory after the fact to a State agent which the State intends to use at a hearing or trial.

10. Furnish a copy of all reports of each oral statement made by a co-defendant, and/or accomplice, and/or accessory after the fact to a State agent which the State intends to use at a hearing or trial.

REPORTS OF EXPERTS

11. Produce and permit the defendant to inspect and copy all written reports or statements made in connection with the defendant's case by each expert consulted by the State, including the results of any physical or mental examination, scientific test, experiment or comparison.

12. Furnish the substance of any oral report and conclusion made in connection with the defendant's case by each expert consulted by the State, including the results of any physical or mental examination, scientific test, experiment or comparison.

EVIDENCE FOR TRIAL USE

13. Produce and permit the defendant to inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at a hearing or trial.

14. To permit the defendant to inspect any photographs which police or prosecuting authorities may have exhibited to

any witness for the purposes of identification of the defendant, and any other photographs which the State intends to use in the trial of the defendant, and the presentation of its case in chief, and to furnish the defendant with copies of said photographs, the names and addresses of witnesses who viewed said photographs and the results of each viewing of said photographs.

15. Produce and permit the defendant to inspect and photograph any tangible objects which the State intends to use at a hearing or trial.

16. To advise the defendant as to whether the defendant was confronted by identification witnesses in any manner other than a line-up while defendant was in custody of police or prosecution authorities, and if so, to furnish the defendant the time, place and circumstances of such confrontation including the names and addresses of all persons participating in said confrontation.

DEFENDANT'S PROPERTY

17. Produce and permit the defendant to inspect, copy and photograph any item obtained from or belonging to the defendant, whether or not the State intends to use the item at a hearing or trial.

CONFIDENTIAL INFORMANT

18. To provide the defense with the name and address of any informant, confidential or otherwise, who was a participant

in the alleged illegal act which is the basis for this Indictment, or who was a participant in any illegal act which formed any part of the basis for any warrant or process issued and executed in this case, or who was a participant in any illegal act which was relied upon by any law enforcement official as probably cause to make an arrest and/or search in this case.

LAW ENFORCEMENT OFFICERS

19. To provide the defense with the name and assignment of any law enforcement officer, City, County, State or Federal, who participated in any sale, purchase, or negotiation for the sale or purchase, of any contraband, said sale, purchase, or negotiation having formed any part of the basis for the charge against the defendant or any part of the alleged probably cause for an arrest or search involving the defendant.

CHAIN OF CUSTODY

20. To permit the defendant to inspect any law enforcement report containing the chain of custody of the person or the defendant, or his property, beginning with the time of defendant's arrest and continuing throughout the time that the defendant was in the custody of any police or prosecuting authorities.

21. In the event that law enforcement authorities have not prepared the type of report relating to custody of the defendant, or his property, referred to in paragraph twenty,

to furnish the defendant with the names and addresses of all persons who had custody or control of the defendant or who participated in the custody or control of the defendant beginning with the arrest of the defendant and continuing throughout the time that the defendant was in custody of any police or prosecuting authorities.

OFFICIAL REPORTS

22. To furnish copies of any and all statements or reports of prosecution witnesses which have been reduced to writing.

23. Furnish photostatic copies of all crime laboratory reports pertaining to this case.

24. Furnish copies of all offense reports or other official police reports pertaining to these offenses.

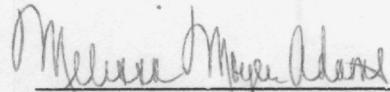
25. Supply copies of any and all medical reports that the State has or wishes to introduce into evidence with respect to this case or cases.

26. To permit defendant to see, inspect, photocopy, and/or copy any photographs, diagrams, blueprints, layouts, or plans of the grounds or buildings of the premises involved in these proceedings which are in the possession of the State.

27. To allow defendant to see, inspect and view any photographs, film, slides, or moving pictures containing relevant evidence in this case which the State has in its possession or intends to use in the preparation for trial and/or trial in this case.

28. To produce and permit defendant to inspect and copy

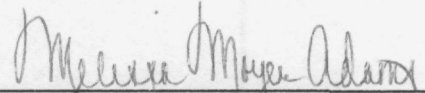
any warrants, affidavits, inventories and other related papers involved in these proceedings (pursuant to Md. Rule 4-601(g)).



MELISSA MOYER ADAMS
8203 Harford Road
Baltimore, Maryland 21234
(301) 661-3434
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY, that on this 24 day of January, 1989, a copy of the foregoing Request for Discovery and Motion To Produce Documents was mailed to the Office of the State's Attorney for Baltimore County, 5th Floor, County Courts Building, 401 Bosley Avenue, Towson, Maryland 21204.



MELISSA MOYER ADAMS

STATE OF MARYLAND

v.

STEFAN MAURICE BROCKINGTON

Defendant

* IN THE
* CIRCUIT COURT
* FOR
* BALTIMORE
* COUNTY
*

* Case No. 88 CR 6683
*

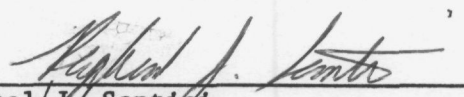
* * * * *

MOTION TO WITHDRAW APPEARANCE

RAPHAEL J. SANTINI, Attorney for STEFAN MAURICE BROCKINGTON, Defendant, moves pursuant to Maryland Rule 4-214(c), to withdraw his appearance. The grounds for this motion are as follows:

1. The Defendant was charged on a Statement of Charges on 9/16/88.
2. In September of 1988, counsel entered his appearance on behalf of the Defendant.
3. The Defendant after discussion with counsel, has decided to terminate his services and to be represented by a new attorney. Counsel confirmed this by speaking with the Defendant's new attorney, Mrs. Melissa Moyer Adams, Esq., who has entered her appearance in the case.
4. On 12/24/88, a written notice of counsel's intention to withdraw appearance was sent to the Defendant. A copy of that notice is attached to this Motion as Exhibit A.
5. Trial is scheduled for 1/20/89. This is the first scheduled trial date. Counsel's withdrawal will not unduly delay the trial of this case.

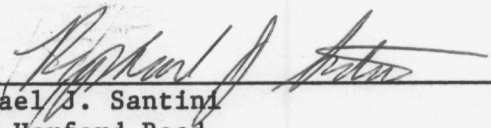
Wherefore, counsel moves for leave to withdraw his appearance in the above captioned case.


Raphael J. Santini

FILED JAN 23 1989

CERTIFICATE OF SERVICE

I HEREBY CERTIFY ON THIS 7th day of January, 1989, that
a copy of the foregoing Motion to Withdraw Appearance was mailed to the
State's Attorney for Baltimore County, 401 Bosley Avenue, Towson, MD 21204.



Raphael J. Santina
9736 Harford Road
Baltimore, MD 21234
(301)665-9433

STATE OF MARYLAND

v.

STEFAN MAURICE BROCKINGTON

Defendant

IN THE

CIRCUIT COURT

FOR

BALTIMORE

COUNTY


Case No. 88 CR 6683

* * * * *

ORDER

Upon consideration of the Motion of Raphael J. Santini, Counsel for the Defendant in the above captioned case to Withdraw Appearance, and the Answer of the State, if any, it is hereby

ORDERED this 23rd day of Jan, 1989, that leave is hereby granted to withdraw the appearance of Raphael J. Santini as counsel for the Defendant in the above captioned case.


JUDGE
CIRCUIT COURT FOR BALTIMORE COUNTY

12/28/88

FILED JAN 23 1989

STATE OF MARYLAND

VS.

IN THE CIRCUIT COURT

FOR BALTIMORE COUNTY

Stefon Brockington

88 CR 6683

* * * * *

STATE'S ANSWER TO DEFENDANT'S
MOTION FOR DISCOVERY AND INSPECTION

Now comes Sandra A. O'Connor, State's Attorney For Baltimore County, and
Steven I. Knoll, Assistant State's Attorney for Baltimore County, and in Answer
to Defendant's Motion for Discovery and Inspection, says the following:

1. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at trial; inspect and photograph any tangible objects which the State intends to use at trial; and to inspect, copy and photograph any item obtained from or belonging to the Defendant.

2. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy all written reports or statements made in connection with this case by each expert consulted by the State. If any oral report has been made by such an expert, a report will be attached hereto indicating the substance of the report and any conclusions reached. A copy of any written reports, if available, will be attached hereto.

3. ✓ The Defendant made no statements or confessions, oral or written, which are known to the State at the present time.

 The Defendant made a written statement or confession, the copy of which is attached hereto.

 The Defendant made an oral statement or confession, the substance of which is as follows:

4. NA The Co-defendant(s) made no statements or confessions, oral or written, which are known to the State at the present time.

 The Co-defendant(s) made a written statement or confession, the copy of which is attached hereto.

 The Co-defendant(s) made an oral statement or confession, the substance of which is as follows:

5. At the present time, there is no information known to the State which is exculpatory, in any manner, to the Defendant.

6. The State reserves the right to amend and/or supplement this answer, upon reasonable notice to the Defendant or his Counsel before the trial, by supplying information not presently known to the State's Attorney's Office.

7. As to all other requests by the Defendant (except for the answer to 8 below), the State declines to answer because those requests do not come within the purview of Maryland Rule 4-263.

8. The names and addresses of the witnesses now known that the State intends to call to prove its case in chief or to rebut alibi testimony are as follows:

- ① Detective James Mason #2112
- ③ Off. Noel C. Arciaga
ID# 3080 P.C. 01
- ② Detective J. Parry #2703

9. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.

SANDRA A. O'CONNOR
STATE'S ATTORNEY FOR BALTIMORE COUNTY

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY

I HEREBY CERTIFY that a copy of the foregoing State's Answer to Defendant's Motion For Discovery and Inspection was sent this 26 day of January, 19 89, to

Melissa Moyer Adams
8203 Hartford Road
Baltimore, MD 21234

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY
COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204

COURT CLERK'S WORK SHEET

TRIAL DATE 1/18/89 Judge E. Q. D. Jr.

J. Pyne STATE'S ATTORNEY M. Adams DEFENDANT'S ATTORNEY

P. Cirasole COURT REPORTER E. Q. D. CLERK

CASE # 88C R 6683 NAME Stefan Brockington

CHARGE Pistol - Alter I.D. No.

TRIAL COURT JURY PLEA GUILTY NOT GUILTY NOLO CONTENDERE

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED

OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED

OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS Trial date 1/20/89 p.p.d. at the request of A for good cause shown (S's att has just entered her app. ^{on} 1/5/89).

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

WITNESS SUMMONS

WALK

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Stefon Maurice Brockington

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

TO: PO Jeffrey J. Parson

CTRF

2840

RECEIVED

C.C. NO. G262710
Citation No.

1989 JAN 17 AM 11:35

SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at
 09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 13, 1989



SHERIFF'S RETURN

DATE SERVED:

1-18-89 CFM

DATE SERVICE NOT MADE:

REASON:

SHERIFF OF BALTO. CO., MD.

SHERIFF

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
 ASSISTANCE
 State's Attorney's Office
 887-6650

FEE: \$

15

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Stefon Maurice Brockington

Case No.

88CR6683

State of Maryland, Baltimore County to wit:

TO:

Melissa Moyer Adams, Esquire

8203 Harford Road
Baltimore, MD 21234

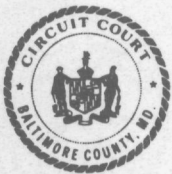
NOTIFIED TO APPEAR

You are hereby notified to appear before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on March 31, 1989 at 09:15 A.M. for the Trial of the above entitled case.

Any postponement of this date must be in accordance with MD. Rule 4-271.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 19, 1989



SUZANNE MENSEH
Clerk, Circuit Court for Baltimore County

Per Joan Mather Deputy
Criminal Assignment Commissioner
887-2694

CC:

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

MARTY

State of Maryland vs. Stefon Maurice Brockington

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

C.C. NO. G262710
Citation No.TO: PO James A Mason
2112
PC01RECEIVED
1989 JAN 17 AM 10:49
SHERIFF'S OFFICE
BALTO. CO.You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at
09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 13, 1989



SHERIFF'S RETURN

DATE SERVED: 1/18/89 SW

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF OF BALTO. CO., MD.

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
887-6650

FEE: \$ 15

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE C

MARTY

State of Maryland vs. Stefon Maurice Brockington

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

C.C. NO. G262710
Citation No.TO: PO Noel Christian Arciaga
3080
PC01RECEIVED
1989 JAN 17 AM 10:49
SHERIFF'S OFFICE
BALTO. CO.You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at
09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: January 13, 1989

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 1/18/89 SMD

DATE SERVICE NOT MADE:

REASON:

SHERIFF

SHERIFF OF BALTO. CO., MD.

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
887-6650

FEE: \$

10

X Witnesses to be Summoned Change of Address
Additional Witnesses X Nine Day Waiver

State v. Stefon Brockington CC# _____

S.O.C.# _____ DCA/OCD# 88CRL683

Trial Date: _____ Trial Date: 1/20/89

Date of Offense/Charges:

Alter pistol I.D. number
unlawful Possession CDS
Possession Paraphernalia
Illegal Pistol
unlawful Possession CDS

WITNESSES

ADDRESSES

01 Detective James Mason #2112 h: _____
02 Detective J. Parry #2703 w: _____
03 Off. N. Arciaga #3080 Pct. #1 h: _____

h:

w:

h:

w:

h:

w:

h:

w:

* Just informed of essential state witness h: _____

w:

h:

w:

h:

w:

h:

w:

Date 1/11/88

MJS
Assistant State's Attorney

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Stefon Maurice Brockington**

Case No. **88CR6683**

State of Maryland, Baltimore County to wit:

C.C. NO. **G262710**
Citation No.

TO: **PO James A Mason**
2112
PC01

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at **09:15 A.M. to TESTIFY for the State.**

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **January 13, 1989**



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per _____

Deputy

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
887-6650

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Stefon Maurice Brockington**

Case No. **88CR6683**

State of Maryland, Baltimore County to wit:

C.C. NO. **G262710**

TO: **PO Jeffrey J ~~Person~~ *Pany***
~~2700~~ **2840**
CTRF

Citation No.

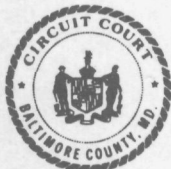
You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on **January 20, 1989** at
09:15 A.M. to TESTIFY for the State.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **January 13, 1989**

Suzanne Mensh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per _____

Deputy

**WITNESS INFORMATION AND
 ASSISTANCE
 State's Attorney's Office
 887-6650**

SHERIFF

FEE: \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Stefon Maurice Brockington**

Case No. **88CR6683**

State of Maryland, Baltimore County to wit:

C.C. NO. **G262710**
Citation No.

TO: **PO Noel Christian Arciaga**
3080
PC01

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on January 20, 1989 at **09:15 A.M. to TESTIFY for the State.**

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **January 13, 1989**



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
State's Attorney's Office
887-6650

SHERIFF

FEE: \$

STATE OF MARYLAND

v.

STEFAN MAURICE BROCKINGTON

Defendant

*

*

*

*

*

*

*

*

IN THE

CIRCUIT COURT

FOR

BALTIMORE

COUNTY

Case No. 88 CR 6683

* * * * *

ORDER

Upon consideration of the Motion of Raphael J. Santini, Counsel for the Defendant in the above captioned case to Withdraw Appearance, and the Answer of the State, if any, it is hereby

ORDERED this ____ day of _____, 1989, that leave is hereby granted to withdraw the appearance of Raphael J. Santini as counsel for the Defendant in the above captioned case.

JUDGE

CIRCUIT COURT FOR BALTIMORE COUNTY

This Motion will be considered upon entry of appearance of new counsel
of [Signature] [Signature] [Signature]
January 10, 1989

Copies sent

FILED JAN 11 1989

RAPHAEL J. SANTINI
Attorney and Counselor At Law
9736 HARFORD ROAD
BALTIMORE, MARYLAND 21234
(301) 665-9433

December 24, 1988

Mr. Stefan M. Brockington
2901 Lakebrook Circle
Baltimore, MD 21227

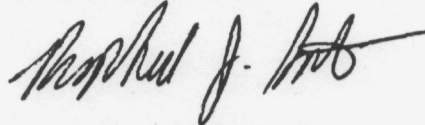
Re: 88 CR 6683

Dear Stefan,

I am going to withdraw my appearance in the above captioned case.
As we discussed, Mrs. Melissa Moyer Adams, Esq. is going to enter
her appearance in the above captioned case.

If you have any question, please feel free to call me.

Sincerely yours,

A handwritten signature in dark ink, appearing to read 'Raphael J. Santini', with a stylized flourish at the end.

Raphael J. Santini

RJS/mlm

STATE OF MARYLAND

v.

STEFAN MAURICE BROCKINGTON

Defendant

* IN THE
* CIRCUIT COURT
* FOR
* BALTIMORE
* COUNTY

* Case No. 88 CR 6683

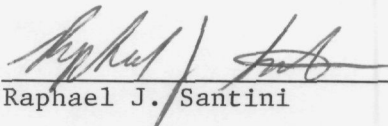
* * * * *

MOTION TO WITHDRAW APPEARANCE

RAPHAEL J. SANTINI, Attorney for STEFAN MAURICE BROCKINGTON, Defendant, moves pursuant to Maryland Rule 4-214(c), to withdraw his appearance. The grounds for this motion are as follows:

1. The Defendant was charged on a Statement of Charges on 9/16/88.
2. In September of 1988, counsel entered his appearance on behalf of the Defendant.
3. The Defendant after discussion with counsel, has decided to terminate his services and to be represented by a new attorney. Counsel confirmed this by speaking with the Defendant's new attorney, Mrs. Melissa Moyer Adams, Esq., who has entered her appearance in the case.
4. On 12/24/88, a written notice of counsel's intention to withdraw appearance was sent to the Defendant. A copy of that notice is attached to this Motion as Exhibit A.
5. Trial is scheduled for 1/20/89. This is the first scheduled trial date. Counsel's withdrawal will not unduly delay the trial of this case.


Wherefore, counsel moves for leave to withdraw his appearance in the above captioned case.


Raphael J. Santini

FILED JAN 9 1989

CERTIFICATE OF SERVICE

I HEREBY CERTIFY ON THIS 7th day of January, 1989, that
a copy of the foregoing Motion to Withdraw Appearance was mailed to the
State's Attorney for Baltimore County, 401 Bosley Avenue, Towson, MD 21204.



Raphael J. Santini
9736 Harford Road
Baltimore, MD 21234
(301)665-9433

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **STEFON MAURICE BROCKINGTON**

Case No. **88CR6683**

State of Maryland, Baltimore County to wit:

C.C. NO. **0262710**
CITATION NO.

TO: **PO JAMES A MASON**
2112
PC01

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **ON MARCH 31, 1989 AT**
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **MARCH 17, 1989**



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Suzanne Mensh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

C.C. NO. G262710
CITATION NO.

TO: PD JEFFREY F PARRY
2840
PC01

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON MARCH 31, 1989 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MARCH 17, 1989



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Suzanne Mensh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

C.C. NO. 0262710

CITATION NO.

TO: PD NOEL CHRISTIAN ARCIAGA
3080
PC01

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON MARCH 31, 1989 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MARCH 17, 1989



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Suzanne Mensh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

SHERIFF

FEE: \$

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. STEFON MAURICE BROCKINGTON

Case No. 88CR4683

State of Maryland, Baltimore County to wit:

TO: STEFON MAURICE BROCKINGTON
2901 LAKEBROOK CIRCLE APT T2
BALTIMORE, MD 21227

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON MARCH 31, 1989 AT
09:15 A.M. FOR TRIAL.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MARCH 17, 1989



Suzanne Mensh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **STEFON MAURICE BROCKINGTON**Case No. **88CR6683**

State of Maryland, Baltimore County to wit:

TO: **ANTHONY A VENCENZES**
216 E LEXINGTON ST
ALLEGHENY MUTUAL
BALTIMORE, MD 21202

You are hereby **COMMANDED TO PRODUCE THE DEFENDANT** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **ON MARCH 31, 1989 AT**
09:15 A.M. FOR TRIAL OF THE ABOVE ENTITLED CASE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **MARCH 17, 1989**

Suzanne Mensh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

COURT CLERK'S WORK SHEET

TRIAL DATE 3/22/89 Judge E. A. D. Jr.

M. Di Pietro STATE'S ATTORNEY R. Santini M. Adams DEFENDANT'S ATTORNEY

M. Raumann COURT REPORTER E. A. D. CLERK

CASE # 88CR6683 NAME Stefon Brockington

CHARGE Pistol - Alter I. P. No.

TRIAL COURT JURY PLEA GUILTY NOT GUILTY NOLO CONTENDERE

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED

OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED

OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS Trial date 3/31/89 p.p.d. at the request of S
for good cause shown (to prepare more fully
this case for trial - plea negotiations broke down)
A remanded B.C.D.C. per detainer.

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

CIRCUIT COURT FOR BALTIMORE COUNTY

Towson, Maryland 21204

District Court Case No. _____

Case No. 88CR6683March 22, 19 89REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner Stephen BrockingtonDate Of Trial 3/22, 19 89 Judge Edward A. DeWaters, Jr.Charge Pistol Alter C. Guilty _____ NOT GUILTY _____

DISPOSITION:

A. Sentenced To Department Of Correction _____
Length Of Sentence _____B. Sentenced To Baltimore County Detention Center _____
Length Of Sentence _____☒ C. Remanded To Baltimore County Detention Center per detainer
Probation Report Of Psychiatric Evaluation _____D. Placed On Probation _____
Length Of Probation _____

E. Sentenced To Baltimore County Detention Center Work Release Recommended _____

F. Stet _____

G. Nol Pros _____

H. Arraignment _____

I. Trial Continued _____

☒ J. Trial Postponed _____

K. Bail Hearing _____

L. Defendant Released From This Case Only.
Release In Transit.

SUZANNE MENSCH, CLERK

Per Elizabeth Adams
Deputy Clerk

CIRCUIT COURT FOR BALTIMORE COUNTY

Case No. 88CR6683

State of Maryland vs. STEFON MAURICE BROCKINGTON

State of Maryland, Baltimore County to wit:

TO: STEFON MAURICE BROCKINGTON
 2901 LAKEBROOK CIRCLE APT T2
 BALTIMORE, MD 21227

RECEIVED

1989 MAR 17 PM 2:29

SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON MARCH 31, 1989 AT
 09:15 A.M. FOR TRIAL.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MARCH 17, 1989



Suzanne Mensh
 SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per

[Signature]

Deputy

SHERIFF'S RETURN

DATE SERVED: 3/21/89

DATE SERVICE NOT MADE:

REASON:

Richard Malone
 SHERIFF
 SHERIFF OF BALTO. CO., MD.

FEE: \$

15⁰⁰

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

RECEIVED

C.C. NO. G262710

CITATION NO.

TO: PO NOEL CHRISTIAN ARCIAGA
3080
PC01

1989 MAR 17 PM 2:29

SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON MARCH 31, 1989 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MARCH 17, 1989



Suzanne Mensh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 3/25/89 *sup*

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Malone SHERIFF
SHERIFF OF BALTO. CO., MD.

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

FEE: \$ 15

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

RECEIVED

C.C. NO. G262710
CITATION NO.

TO:

PO JAMES A MASON
2112
PC01

1989 MAR 17 PM 2:29

SHERIFF'S OFFICE
BALTO. CO.

You are hereby

Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

before the Judges of the Circuit Court for

ON MARCH 31, 1989 AT

09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

MARCH 17, 1989



Suzanne Mensch

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per

[Signature]

Deputy

SHERIFF'S RETURN

DATE SERVED: 3/25/89 sm

DATE SERVICE NOT MADE:

REASON:

John Michael

SHERIFF

SHERIFF OF BALTO. CO., MD.

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

TO: PO JEFFREY F PARRY
2840
PC01

RECEIVED

1989 MAR 17 PM 2:29

SHERIFF'S OFFICE
BALTO. CO.C.C. NO. G262710
CITATION NO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON MARCH 31, 1989 AT
 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MARCH 17, 1989



SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: 3/25/89 sm

DATE SERVICE NOT MADE: _____

REASON:

SHERIFF

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

FEE: \$ 1.50

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. **Stefon Maurice Brockington**

Case No. **88CR6683**

State of Maryland, Baltimore County to wit:

TO: **Melissa Moyer Adams , Esquire**

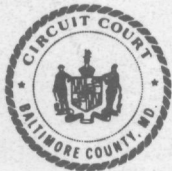
**8203 Harford Road
Baltimore, MD 21234**

You are hereby **NOTIFIED TO APPEAR** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **on June 2, 1989 at**
09:15 A.M. for the Trial of the above entitled case.

**Any postponement of this date must be in accordance with
MD. Rule 4-271.**

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: **March 29, 1989**



**SUZANNE MENSEH
Clerk, Circuit Court for Baltimore County**

Per **Joan Mather** Deputy
Criminal Assignment Commissioner
887-2694

CC:

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Stefon Maurice Brockington

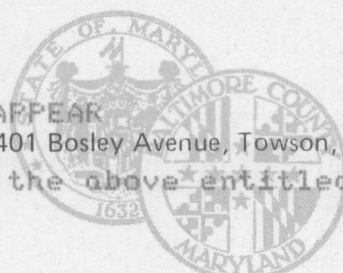
Case No. 88CR6683

State of Maryland, Baltimore County to wit:

TO: Melissa Moyer Adams, Esquire

8203 Harford Road
Baltimore, MD 21234

You are hereby NOTIFIED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on May 31, 1989 at
09:15 A.M. for MOTIONS in the above entitled case.



Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: May 12, 1989

Suzanne Mense

SUZANNE MENSEH
Clerk, Circuit Court for Baltimore County



Per Joan Mather Deputy
Criminal Assignment Commissioner
887-2694

cc: *Christine Page, Etc.*

STATE OF MARYLAND	*	IN THE
Plaintiff	*	CIRCUIT COURT
VS	*	FOR
STEFON MAURICE BROCKINGTON	*	BALTIMORE COUNTY
Defendant	*	Criminal #88CR-6683
* * * * *	*	* * * * *

SUPPLEMENTAL MOTION TO SUPPRESS

Now comes the Defendant, STEFON MAURICE BROCKINGTON, by his attorney, Melissa Moyer Adams, Esquire, pursuant to Maryland Rule 4-252, moves to suppress evidence obtained by search warrant and respectfully represents unto this Honorable Court:

1. That allegations contained in the Application For and In Support of a Search and Seizure Warrant in the above captioned case were entirely too vague and totally lacking in specificity with regard to dates, times and places.

2. That allegations allegedly made by "concerned citizens" without the results of independent surveillance and observations made by the Affiants or any members of a law enforcement agency amount to totally inadmissible heresay and thereby cause the fruits of the illegal search and seizure to be tainted with the poisons of the illegal search.

3. That the allegations of "concerned citizens" with reference to alleged activities by the Defendant during the months of July and August, 1988 amount to a complete lack of

truth, accuracy and veracity in that the Defendant was physically in the State of California, City of Oceanside, as the guest of his uncle, Gunnery Sergeant Horace L. Brockington, U.S. Marine Corps, during this entire two (2) month period as evidenced by the following exhibits, attached hereto and made a part hereof:

- (a) Notarized Affidavit from Gunnery Sergeant H.L. Brockington, U.S. Marine Corps, uncle of the Defendant;
- (b) Telephone bill of Sergeant Brockington showing fifteen (15) telephone calls made from the residence of Sergeant Brockington in Oceanside, California to the Baltimore County Pre-Trial Release Office, 494-2875 during the months of July and August, 1988;
- (c) Round trip Delta Air Lines ticket, Itinerary printout and Boarding Passes for the Defendant showing Baltimore departure to Ontario, California on June 28th, 1988 and return flight from Ontario, California to Baltimore, Maryland on September 1st, 1988;
- (d) Affidavit of Delores Brockington, mother of the Defendant; and
- (e) Affidavit of the Defendant.

4. That certain allegations from "concerned citizens" with respect to alleged criminal activities by the Defendant occurring during the months of July and August, 1988, have been rendered totally without merit and veracity by the attached Exhibits and amount to a total disregard for the truth thereby

causing the entire allegations of "concerned citizens", uncorroborated by independent evidence of any kind, either flowing from Affiant's own surveillance or observations of other law enforcement observations to be inadmissible heresay unworthy of belief.

5. And for such other and further reasons as will be set forth at a hearing on this Motion.

WHEREFORE, upon the foregoing Motion and Affidavits, the Defendant respectfully requests this Honorable Court:

A. That a hearing be scheduled for the purpose of taking testimony in support of this Motion.

B. That an Order be passed suppressing all evidence seized in the above captioned case as the result of an illegal search and seizure.

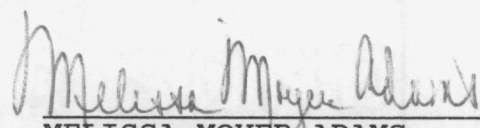
C. That, in the alternative, the State be ordered by this Honorable Court, to produce names and addresses of all "concerned citizens" and informants, if any, that the State will rely on to prove its case in chief.

D. And for such other and further relief as the nature of his cause may require.

POINTS AND AUTHORITIES

1. Franks v. Delaware, 438 U.S. 154, 98 S. Ct. 2674 (6/26/78)

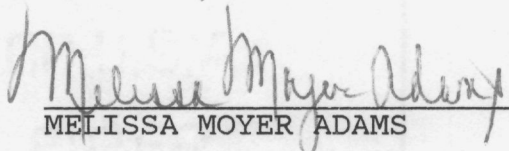
2. Illinois v. Gates, 462 U.S. 213, 103 S. Ct. 2317, 76 L.Ed.2d 527 (6/8/83)



MELISSA MOYER ADAMS
8203 Harford Road
Baltimore, MD 21234
(301) 661-3434
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY, that on this 15th day of May, 1989, a copy of the foregoing was mailed to the Office of the State's Attorney, 5th Floor, County Courts Building, Towson, Maryland 21204.


MELISSA MOYER ADAMS

UNITED STATES MARINE CORPS
Headquarters and Service Company
1st Supply Battalion
1st Force Service Support Group, FMFPac
Camp Pendleton, California 92055-5703

1000
ADMIN
1 May 89

To whom it may concern:

I'm the uncle of Stefon Maurice Brockington. Stefon was living with my family and I, he arrived here on June 28, 1988 he departed here on September 1, 1988. I'm enclosing copies of my phone bill from July 12, 1988 until August 31, 1988. Stefon called whom ever he had to call at least two times a week while he was here. If I can be of any assistance, please contact me at (619)430-7671 or (619)725-4243.

H. L. Brockington
H. L. BROCKINGTON
Gunnery Sergeant
U. S. Marine Corps

K. M. Murney
K. M. MURNEY, CAPTAIN, USMC
269 74 3523
Commanding Officer
H&S Co, 1stSupBn, 1stFSSG,
Camp Pendleton, CA 92055
Commission Expires: Indefinite

AUTHORIZED TO ACT AS A NOTARY PUBLIC
UNDER THE PROVISIONS OF SECTION 936
OF TITLE 10 OF THE UNITED STATES
CODE AND SECTION 1183.5 OF THE
CALIFORNIA CIVIL CODE NO SEAL
REQUIRED BY LAW.

CUSTOMER 122116664 INVOICE 36 08 623049
* RETURN WITH PAYMENT * AUG 17, 1988 2414146

TARIFF ON FILE WITH FCC REQUIRES PAYMENT UPON RECEIPT OF INVOICE.

FOR CHANGE OF ADDRESS

TELEPHONE NUMBER -----

ADDRESS -----

CITY ----- ST -- ZIP -----

CURRENT INVOICE AMOUNT

106.38

PREVIOUS UNPAID BALANCE

146.29

TOTAL AMOUNT DUE

252.67

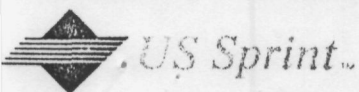
AMOUNT PAID -----

HORACE BROCKINGTON
257 JAMUL LN APT B
OCEANSIDE, CA. 92054

P. O. BOX 620099
DALLAS TX 75262-0099

41221166649036086230490000002526700010638000146299

Southwestern Communications Company



CALL DETAIL ---- PAGE 1
ORIGINATING PHONE#: 619 430 7671
ORIG. CITY: PENDLETON

CUSTOMER: 122116664
INVOICE # 36 08 623049
AUG 17, 1988 2414141

NO	DATE	TIME	**	CITY	ST	A/C	NUMBER	MIN	COST
1	07/12/88	08:37 PM	E	ARBUTUS	MD	301	247-5636	13.0	2.40
2	07/13/88	09:02 AM	D	TOWSON	MD	301	494-2875	1.0	.32
3	07/13/88	12:52 PM	D	ARBUTUS	MD	301	247-5502	9.0	2.56
4	07/13/88	01:02 PM	D	ARBUTUS	MD	301	247-6524	11.0	3.12
5	07/16/88	11:10 PM	N	ARBUTUS	MD	301	247-8689	5.0	.72
6	07/18/88	08:43 AM	D	TOWSON	MD	301	494-2875	1.0	.32
7	07/20/88	08:38 AM	D	TOWSON	MD	301	494-2875	1.0	.32
8	07/20/88	12:04 PM	D	ARBUTUS	MD	301	247-5636	1.0	.32
9	07/20/88	12:12 PM	D	ARBUTUS	MD	301	247-8689	4.0	1.16
10	07/20/88	12:42 PM	D	ARBUTUS	MD	301	247-5502	2.0	.60
11	07/21/88	05:11 PM	E	NEW BERN	NC	919	638-4120	10.0	1.86
12	07/25/88	08:44 AM	D	TOWSON	MD	301	494-2875	1.0	.32
13	07/26/88	11:00 AM	D	ARBUTUS	MD	301	247-5636	23.0	6.47
14	07/27/88	08:53 AM	D	TOWSON	MD	301	494-2875	1.0	.32
15	07/28/88	05:21 PM	E	ARBUTUS	MD	301	247-8689	7.0	1.31
16	07/28/88	05:30 PM	E	RIVERSIDE	CA	714	369-9513	3.0	.58
17	07/28/88	08:15 PM	E	NEW BERN	NC	919	638-4120	1.0	.22
18	07/28/88	08:50 PM	E	NEW BERN	NC	919	633-6938	1.0	.22
19	07/28/88	08:51 PM	E	NEW BERN	NC	919	636-5753	28.0	5.13
20	07/29/88	06:33 AM	N	NEW BERN	NC	919	638-4120	2.0	.30
21	07/29/88	07:10 AM	N	NEW BERN	NC	919	633-6938	62.0	10.37

** - THE RATE IN EFFECT AT THE TIME OF CALL ORIGINATION
D : DAY RATE E : EVENING RATE N : NIGHT RATE

US Sprint Communications Company



CALL DETAIL ---- PAGE 2
ORIGINATING PHONE#: 619 430 7671
ORIG. CITY: PENDLETON

CUSTOMER: 122116664
INVOICE # 36 08 623049
AUG 17, 1988 2414142

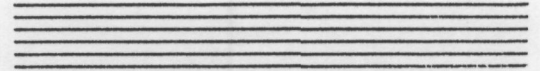
NO	DATE	TIME	**	CITY	ST	A/C	NUMBER	MIN	COST
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3	07/29/88	09:33 AM	D	NEW BERN	NC	919	638-4120	15.0	4.23
4	07/30/88	10:47 AM	N	BALTIMORE	MD	301	669-1821	23.0	3.24
5	07/30/88	12:01 PM	N	ARBUTUS	MD	301	247-5636	10.0	1.42
6	07/30/88	12:14 PM	N	ARBUTUS	MD	301	536-5853	19.0	2.68
7	07/30/88	03:30 PM	N	ARBUTUS	MD	301	247-8689	5.0	.72
8	08/01/88	08:30 AM	D	TOWSON	MD	301	494-2875	1.0	.32
9	08/03/88	08:57 AM	D	TOWSON	MD	301	494-2876	1.0	.32
10	08/03/88	11:40 AM	D	ARBUTUS	MD	301	247-5636	2.0	.60
11	08/03/88	01:11 PM	D	ARBUTUS	MD	301	247-5636	15.0	4.23
12	08/03/88	01:26 PM	D	ARBUTUS	MD	301	247-5636	1.0	.32
13	08/06/88	01:42 PM	N	SEVERN	MD	301	551-6133	1.0	.16
14	08/07/88	11:47 AM	N	ARBUTUS	MD	301	536-0259	1.0	.16
15	08/07/88	11:48 AM	N	ARBUTUS	MD	301	536-5853	21.0	2.96
16	08/08/88	08:32 AM	D	TOWSON	MD	301	494-2875	1.0	.32
17	08/09/88	11:13 PM	N	BALTIMORE	MD	301	523-3776	1.0	.16
18	08/10/88	09:26 AM	D	TOWSON	MD	301	494-2875	1.0	.32
19	08/10/88	01:00 PM	D	ARBUTUS	MD	301	247-5636	7.0	2.00
20	08/10/88	01:07 PM	D	ARBUTUS	MD	301	247-5502	1.0	.32
21	08/10/88	02:08 PM	D	ARBUTUS	MD	301	536-0259	12.0	3.40
22	08/10/88	02:20 PM	D	ARBUTUS	MD	301	536-5853	5.0	1.44
23	08/11/88	11:18 AM	D	BALTIMORE	MD	301	523-3776	37.0	10.38

CALL DETAIL ---- PAGE 3
ORIGINATING PHONE#: 619 430 7671
ORIG. CITY: PENDLETON

CUSTOMER: 122116664
INVOICE # 36 08 623049
AUG 17, 1988 2414143

NO	DATE	TIME	**	CITY	ST	A/C	NUMBER	MIN	COST
1	08/11/88	12:43 PM	D	ARBUTUS	MD	301	247-5502	1.0	.32
2	08/11/88	05:08 PM	E	SEVERN	MD	301	551-6133	1.0	.22
3	08/11/88	09:37 PM	E	RIVERSIDE	CA	714	369-9513	31.0	5.05
4	08/12/88	06:09 AM	N	BALTIMORE	MD	301	669-0765	53.0	7.44
5	08/12/88	02:59 PM	D	ARBUTUS	MD	301	247-8689	15.0	4.23
TOTAL:								509.0	107.44

US Sprint Communications Company



CUSTOMER 122116664

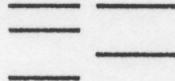
FOR CHANGE OF ADDRESS

TELEPHONE NUMBER _____

ADDRESS _____

CITY _____ ST ____ ZIP _____

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT



SEP 15, 1988

TOTAL AMOUNT DUE

353.89

AMOUNT ENCLOSED _____

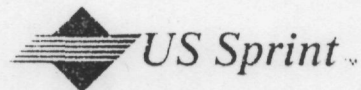
122116664

HORACE BROCKINGTON
257 JAMUL LN APT B
OCEANSIDE, CA. 92054

US SPRINT COMPANY
P. O. BOX 52203
PHOENIX AZ 85072-2203

0000035389122116664040

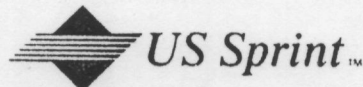
MOVING? CALL OUR BILLING NUMBER OR NOTE CHANGE ABOVE
MAKE CHECK PAYABLE TO U S SPRINT



CALL DETAIL --- PAGE 2
ORIGINATING PHO #: 619 430 7671
ORIG. CITY: PENDLETON

CUSTOMER: 116664
INVOICE # 36 09 439863
SEP 15, 1988 193154

NO	DATE	TIME	CITY	ST	A/C	NUMBER	MIN	COST
1	08/14/88	06:45PM	N RIVERSIDE	CA	714	369-9513	2.0	.31
2	08/15/88	09:15AM	D TOWSON	MD	301	494-2875 ✓	1.0	.32
3	08/16/88	12:12PM	D ARBUTUS	MD	301	247-5636	28.0	7.87
4	08/16/88	12:44PM	D ARBUTUS	MD	301	536-5853	1.0	.32
5	08/17/88	08:32AM	D TOWSON	MD	301	494-2875 ✓	1.0	.32
6	08/17/88	01:37PM	D BALTIMORE	MD	301	225-3714	22.0	6.19
7	08/17/88	07:09PM	E CLMNTSNDMS	CA	714	621-6036	1.0	.26
8	08/17/88	09:03PM	E CLMNTSNDMS	CA	714	621-6036	1.0	.26
9	08/17/88	09:04PM	E CLMNTSNDMS	CA	714	621-6036	1.0	.26
10	08/18/88	01:45PM	D ARBUTUS	MD	301	536-0259	27.0	7.59
11	08/19/88	02:32PM	D ARBUTUS	MD	301	536-0259	46.0	12.90
12	08/21/88	01:12PM	N NEW BERN	NC	919	638-4120	17.0	2.40
13	08/22/88	08:19AM	D TOWSON	MD	301	494-2875 ✓	1.0	.32
14	08/22/88	09:53AM	D NEW BERN	NC	919	633-6938	43.0	12.06
15	08/22/88	01:07PM	D ARBUTUS	MD	301	247-5636	27.0	7.59
16	08/22/88	01:34PM	D ARBUTUS	MD	301	536-5853	1.0	.32
17	08/24/88	08:44AM	D TOWSON	MD	301	494-2875 ✓	1.0	.32
18	08/24/88	10:56AM	D NEW BERN	NC	919	633-6938	6.0	1.72
19	08/26/88	02:58PM	D ARBUTUS	MD	301	536-5853	1.0	.32
20	08/26/88	03:01PM	D ARBUTUS	MD	301	247-1458	1.0	.32
21	08/26/88	03:05PM	D ARBUTUS	MD	301	247-8689	10.0	2.84
22	08/26/88	03:23PM	D ARBUTUS	MD	301	536-0259	1.0	.32
23	08/28/88	12:29AM	N BALTIMORE	MD	301	225-3714	17.0	2.40
24	08/28/88	01:03PM	N BALTIMORE	MD	301	669-0765	1.0	.16
25	08/28/88	01:05PM	N ARBUTUS	MD	301	536-5853	1.0	.16

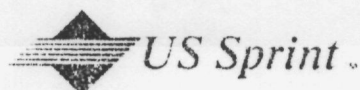


US Sprint Communications Company

CALL DETAIL ---- PAGE 3
ORIGINATING PHONE#: 619 430 7671
ORIG. CITY: PENDLETON

CUSTOMER: 122116664
INVOICE # 36 09 439863
SEP 15, 1988 193155

NO	DATE	TIME	CITY	ST	A/C	NUMBER	MIN	COST
1	08/28/88	01:06PM	N ARBUTUS	MD	301	536-0259	12.0	1.70
2	08/28/88	03:39PM	N BALTIMORE	MD	301	669-0765	2.0	.30
3	08/28/88	03:41PM	N BALTIMORE	MD	301	225-3714	19.0	2.68
4	08/29/88	08:42AM	D TOWSON	MD	301	494-2875 ✓	1.0	.32
5	08/29/88	02:17PM	D ARBUTUS	MD	301	536-5856	1.0	.32
6	08/29/88	02:22PM	D ARBUTUS	MD	301	536-5853	1.0	.32
7	08/29/88	02:23PM	D ARBUTUS	MD	301	247-5636	7.0	2.00
8	08/29/88	02:37PM	D ARBUTUS	MD	301	536-0259	1.0	.32
9	08/29/88	02:37PM	D VICTORVL	CA	619	247-1458	1.0	.37
10	08/31/88	08:35AM	D TOWSON	MD	301	494-2875 ✓	1.0	.32
11	08/31/88	12:24PM	D ARBUTUS	MD	301	247-5636	28.0	7.87
12	08/31/88	01:21PM	D ARBUTUS	MD	301	536-0259	17.0	4.79
13	09/04/88	08:57AM	N MORENO	CA	714	653-2221	3.0	.38
14	09/04/88	09:25AM	N RIVERSIDE	CA	714	369-9513	2.0	.27
15	09/05/88	08:03AM	N MORENO	CA	714	653-2221	2.0	.27
16	09/05/88	05:30PM	E BALTIMORE	MD	301	669-0765	43.0	7.86
TOTAL:							400.0	97.94



ITINERARY FOR 01BROCKINGTON/STEFON

DATE	AIR/CAR/HTL	FLT/CL	DEPARTURE CITY	ARRIVAL CITY	LV	AR	ST
28JUN	DELTA	743K	BALT/WASH INTL	DALLAS/FTWORTH	315P	536P	23F
28JUN	DELTA	1033K	DALLAS/FTWORTH	ONTARIO	652P	750P	36F
01SEP	DELTA	860K	ONTARIO	ATLANTA	845A	352P	OK
01SEP	DELTA	264K	ATLANTA	BALT/WASH INTL	504P	645P	OK

STEFON BROCKINGTON

01BROCKINGTON/STEFON

OK TO TKT 15JUN PER WASCSD/HD/ WE APPRECIATE YOUR PATRONAGE...
DELTA AIR LINES

06/15/88
TOTAL AIR INVOICE
\$ 318.00

762-6150
788-9680
623-7201
636-3144
761-5441
448-7000
448-1433
342-7252
339-7477
433-5511
387-1900
282-6451
337-5520
799-0651
344-9860
2-1911
22-2111
72-4020
529-2431
874-4131
239-0700
627-2145
626-9313
235-3374
984-1276
305-849-6400
328-3011
43-35-40-80
247-0700
432-9871
928-1700
258-5830
566-2100
774-3941
228-2126
861-2650
832-9595
643-0219
421-2600
894-1861
539-1800
222-2354
235-4344
552-5700
287-1313
721-1011
955-2205
234-1221
241-2300
(01) 731 344
424-6311
287-7201
589-4000
585-4006
785-1605
22 62 191
627-1012
222-1400
879-5800
(03) 213-8781
241-4156
582-6500
782-7551
627-2145
468-2282
655-5300
948-0303
874-4131
256-5445
725-0536
799-4431

Albuquerque, NM
Amarillo, TX
Atlanta, GA
Austin, TX
Austin, TX
Baltimore, MD
Bangor, ME
Baton Rouge, LA
Bermuda
Birmingham, AL
Boston, MA
Bradenton, FL
Brunswick, GA
Charleston, SC
Charlotte, NC
Chattanooga, TN
Chicago, IL
Cincinnati, OH
Cleveland, OH
Cocoa Beach, FL
Colorado Springs, CO
Columbia, SC
Columbus, GA
Columbus, OH
Compton, CA
Crawley, Eng.
Dallas, TX
Dayton, OH
Daytona Beach, FL
Delray Beach, FL
Denver, CO
Detroit, MI
Dublin, Ireland
Durham, NC
El Paso, TX
Fort Lauderdale, FL
Fort Myers, FL
Fort Worth, TX
Frankfurt, W. Germany
Garden Grove, CA
Greenville, SC
Greensboro, NC
Hartford, CT
Hawthorne, CA
Hempstead, NY
High Point, NC
Hilton Head, SC
Honolulu, HI
Houston, TX
Huntsville, AL
Indianapolis, IN
Jackson, MS
Jacksonville, FL
Kansas City, MO
Knoxville, TN
Las Vegas, NV
Lakeland, FL
Lexington, KY
Little Rock, AR
London, Eng.
Long Beach, CA
Los Angeles, CA
Louisville, KY

894-1861
781-8800
636-3144
599-5333
779-4300
324-0131
228-6000
603-0818
517-600
630-3200
223-7141
252-9661
276-0381
696-1322
355-3200
(01) 731 344
688-9311
779-2288
763-2211
337-1020
422-8511
336-8341
25 60 30
534-8468
242-1033
294-2100
527-1811
675-1124
292-1555
883-6187
785-5232
800-221-1212
448-3000
534-6457
634-3200
939-5200
398-3011
471-1828
690-9696
385-3000
682-2163
252-4411
376-6211
01-668-0935
603-0818
386-5510
584-6151

Delta Air Lines

YOUR BAGGAGE IS CHECKED TO
Baltimore/Washington
International

YOUR BAGGAGE IS CHECKED TO
Baltimore/Washington
International

FLTS. 060/264
Delta Air Lines
569-1113

RESERVE

STATE OF MARYLAND

Plaintiff

vs.

STEFON M. BROCKINGTON

Defendant

*

IN THE

*

CIRCUIT COURT

*

OF MARYLAND

*

FOR BALTIMORE COUNTY

*

Case No. 88CR-6683

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AFFIDAVIT IN SUPPORT OF MOTION TO SUPPRESS

I, DOLORES BROCKINGTON, the undersigned, being the mother of Stefon M. Brockington, do hereby declare, under the penalty of perjury, the following statement to be true and correct:

On or about the 28th day of June, 1988, I personally transported my son, Stefon M. Brockington, to the Baltimore-Washington International Airport for in order that he might board an airplane to fly to Oceanside, California to visit his uncle during the Summer of 1988. He returned from California on the first day of September, 1988 and I met him at the Baltimore-Washington International Airport to bring him home.

I FURTHER DECLARE, under the penalties of perjury, that my son, Stefon M. Brockington, was not in the State of Maryland from the 28th day of June, 1988 to the first day of September, 1988.

I SOLEMNLY AFFIRM under the penalties of perjury that the contents of the foregoing affidavit are true to the best of my knowledge, information and belief.

WITNESS:

Maria A. Beecher

Dolores Brockington
DOLORES BROCKINGTON

STATE OF MARYLAND

Plaintiff

vs.

STEFON M. BROCKINGTON

Defendant

*

IN THE

*

CIRCUIT COURT

*

OF MARYLAND

*

FOR BALTIMORE COUNTY

*

Case No. 88CR-6683

*

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AFFIDAVIT IN SUPPORT OF MOTION TO SUPPRESS

I, STEFON M. BROCKINGTON, the undersigned, do declare, under the penalty of perjury, the following statement to be true and correct:

On or about the 28th day of June, 1988, I departed B.W.I. Airport for Oceanside, California, arriving there on the same day. The purpose of my trip was to visit my uncle and I remained at his home continuously during the summer, returning to Baltimore, Maryland on or about the 1st day of September, 1989. S.M.B.

I solemnly affirm under the penalties of perjury that the contents of the foregoing affidavit are true to the best of my knowledge, information and belief.

WITNESS:

John W. Moyer

Stefon M. Brockington
STEFON M. BROCKINGTON

STATE OF MARYLAND

Plaintiff

VS

STEFON MAURICE BROCKINGTON

Defendant

* * * * *

*

*

*

*

*

*

IN THE

CIRCUIT COURT

FOR

BALTIMORE COUNTY

Criminal #88CR-6683

* * * * *

ORDER

Upon the foregoing Motion and Affidavits, it is this
_____ day of _____, 1989, by the
Circuit Court for Baltimore County,

ORDERED that a hearing be scheduled for the purpose of
taking testimony in open Court in the above-captioned matter.

JUDGE

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

C.C. NO. G262710
CITATION NO.TO: PO JAMES A MASON
2112
PC01

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **ON JUNE 2, 1989 AT**
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 19, 1989



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SUZANNE MENSEH
Clerk, Circuit Court for Baltimore County

Per _____

Deputy

 WITNESS INFORMATION AND
 ASSISTANCE
 STATE'S ATTORNEY'S OFFICE
 887-6650

SHERIFF

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

STEFON MAURICE BROCKINGTON

Case No. 88CR6683

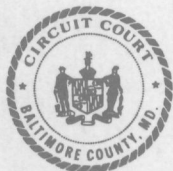
State of Maryland, Baltimore County to wit:

C.C. NO. G262710
CITATION NO.TO: PO JEFFREY F PARRY
2840
PC01

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,
 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 19, 1989



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

 WITNESS INFORMATION AND
 ASSISTANCE
 STATE'S ATTORNEY'S OFFICE
 887-6650

SHERIFF

FEE: \$

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

C.C. NO. G262710
CITATION NO.TO: PD NOEL CHRISTIAN ARCIAGA
3080
PC01

You are hereby

SUMMONED TO APPEAR

before the Judges of the Circuit Court for

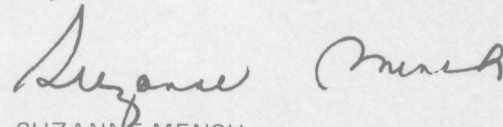
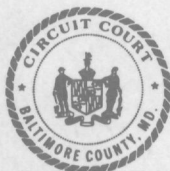
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland,

ON JUNE 2, 1989 AT

09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 19, 1989

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Per 

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

SHERIFF

FEE: \$

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

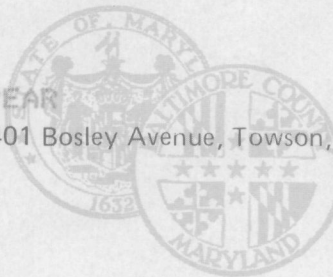
STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

TO: STEFON MAURICE BROCKINGTON
 2901 LAKEBROOK CIRCLE APT T2
 BALTIMORE, MD 21227

You are hereby **SUMMONED TO APPEAR** before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **ON JUNE 2, 1989 AT**
09:15 A.M. FOR MOTIONS.



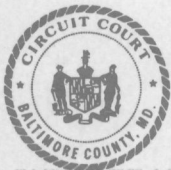
Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 19, 1989

SUZANNE MENSCH
 Clerk, Circuit Court for Baltimore County

Per

Deputy



SHERIFF'S RETURN

DATE SERVED:

DATE SERVED: _____

DATE SERVICE NOT MADE:

DATE SERVICE NOT MADE: _____

REASON:

REASON: _____

SHERIFF

FEE: \$

FEE: \$ _____

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

TO: ANTHONY A VENCENZES
216 E LEXINGTON ST
ALLEGHENY MUTUAL
BALTIMORE, MD 21202

You are hereby COMMANDED TO PRODUCE THE DEFENDANT before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1989 AT 09:15 A.M. FOR MOTIONS OF THE ABOVE ENTITLED CASE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 19, 1989



SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

459 Joe

State of Maryland vs. STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

TO: STEFON MAURICE BROCKINGTON
2901 LAKEBROOK CIRCLE APT T2
BALTIMORE, MD 21227

RECEIVED

1989 MAY 19 PM 3:42

SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1989 AT 09:15 A.M. FOR MOTIONS.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 19, 1989



Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

[Signature]

Deputy

SHERIFF'S RETURN

DATE SERVED: 5/22/89

DATE SERVICE NOT MADE:

REASON:

John Maloney

SHERIFF

FEE: \$ 15.00

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

445 Jan
Case No. 88CR6683

State of Maryland vs. STEFON MAURICE BROCKINGTON

State of Maryland, Baltimore County to wit:

RECEIVED

TO: STEFON MAURICE BROCKINGTON
2901 LAKEBROOK CIRCLE APT T2
BALTIMORE, MD 21227

1989 MAY 15 AM 10:48

SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON
09:15 A.M. FOR MOTIONS.

before the Judges of the Circuit Court for
Baltimore County, ON ~~JUNE 2~~ 1989 AT

May 31,

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 12, 1989

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



Per

PD

Deputy

SHERIFF'S RETURN

DATE SERVED: 5/22/89

DATE SERVICE NOT MADE: _____

REASON: _____

John M. M...

SHERIFF

FEE: \$ 15.00

COURT CLERK'S WORK SHEET

TRIAL DATE 5/31/89 Judge A.O.H.

S. Kroll
STATE'S ATTORNEY

Raphael S. Sontine
DEFENDANT'S ATTORNEY

B. Kellowski
COURT REPORTER

MDF
CLERK

CASE # 88CR6683 NAME Stephen Brockington

CHARGE 1) Pistol - Alt. 2) CDS 3) Para 4) CDS 5) Pistol.

TRIAL COURT JURY PLEA GUILTY NOT GUILTY NOLO CONTENDERE

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS

Std. A Present.

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

RECEIVED

C.C. NO. G262710
CITATION NO.TO: PO JEFFREY F PARRY
2840
PC01

1989 MAY 19 PM 3:43

SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1989 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 19, 1989



SHERIFF'S RETURN

DATE SERVED: 5/26/89

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Malone SHERIFF
SHERIFF OF BALTO. CO., MD.

Suzanne Mensh
SUZANNE MENSCH
Clerk/Circuit Court for Baltimore County

Per *[Signature]*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

FEE: \$ 15

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

TO: PO NOEL CHRISTIAN ARCIAGA
3080
PC01RECEIVED
MAY 19 PM 3:43C.C. NO. G262710
CITATION NO.SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1989 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 19, 1989



SHERIFF'S RETURN

DATE SERVED: 5/26/89 sm

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Malone
SHERIFF OF BALTO. CO., MD.

Suzanne Menseh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

FEE: \$ 10

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. STEFON MAURICE BROCKINGTON

Case No. 88CR6683

State of Maryland, Baltimore County to wit:

C.C. NO. G262710
CITATION NO.TO: PD JAMES A MASON
2112
PC01RECEIVED
MAY 19 PM 3:43SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1989 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 19, 1989



SHERIFF'S RETURN

DATE SERVED: 5/26/89

DATE SERVICE NOT MADE: _____

REASON: _____

Suzanne Menseh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
887-6650

Edward [Signature]
SHERIFF

SHERIFF OF BALTO. CO., MD.

FEE: \$ 10

COURT CLERK'S WORK SHEET

TRIAL DATE 6/2/89 Judge DML

STATE'S ATTORNEY B. FORMO DEFENDANT'S ATTORNEY M. MOYER

COURT REPORTER B. FORMO CLERK JW

CASE # 88CR16183 NAME Stephen Brockington

CHARGE Att. ① Pistol-alter ② CDS-POSS ③ CDS-purp ④ CDS-POSS ⑤ Pistol-ill. poss.

TRIAL COURT JURY PLEA NOLO CONTENDERE GUILTY NOT GUILTY

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS

-OUT-
(adjudicated before AOH on 5/31/89)

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

STATE OF MARYLAND

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IN THE CIRCUIT COURT

VS.

*

FOR BALTIMORE COUNTY

STEFON BROCKINGTON

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CASE NO.: 88 CR 6683

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
*

REQUEST TO SET TRIAL DATE

Mr. Clerk:

Pursuant to Maryland Rule 4-248, the State requests that the above-captioned matter be rescheduled to trial. It has been less than one year since the case was setted.

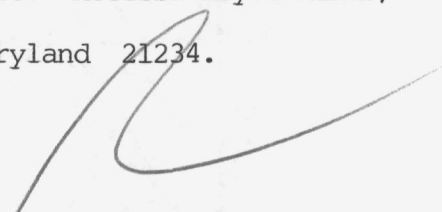
Respectfully,



STEVEN I. KROLL

Assistant State's Attorney for
Baltimore County

I HEREBY CERTIFY that a copy of the foregoing Request to Set Trial Date was mailed on this 18 day of June, 1989 to: Melissa Moyer Adams, Attorneys at Law, 8203 Harford Road, Baltimore, Maryland 21234.



STEVEN I. KROLL

Assistant State's Attorney for
Baltimore County
County Courts Building
401 Bosley Avenue
Towson, Maryland 21204
887-6610

SIK/mas